

No. 126.—Whereas in the opinion of the Local Government the place specified below is used for the purposes of the Mannargudi Taluk Congress Committee, which together with its "dictator" and "satyagrahis" or "volunteers" has been declared an unlawful association under section 16 of the Indian Criminal Law Amendment Act, 1908 (XIV of 1908), the Local Government, in exercise of the power conferred by sub-section (1) of section 3 of the Unlawful Association Ordinance, 1932 (Ordinance No. IV of 1932), is hereby pleased to notify the said place for the purposes of the said Ordinance:—

"The 'Congress Office' at Door No. 18, 3rd Street, Agraharam, Mannargudi, Tanjore district."

Fort St. George, January 20, 1932.

(S.D. M. No. 121, Public (General)).

No. 124.—In exercise of the powers conferred by section 19 of the Indian Press (Emergency Powers) Act, 1931 (Act XXIII of 1931), the Governor in Council hereby declares to be forbidden to His Majesty all copies wherever found of the following Telugu publications and all other documents containing copies or translations or extracts from the said publications inasmuch as they contain matter of the nature described in section 4 (1) of the Indian Press (Emergency Powers) Act, 1931, as amended by section 43 of the Emergency Powers Ordinance, II of 1932:—

"(1) *Bardoli Satyagraha*, Vijayan, printed at the Andhra Grandhalaya Press, Bewide, by Kodandaramayya, keeper of the Press.

(2) Resolution of the All India Congress Committee, printed at the Krishna Sevakam Press, Manipalpet, by Kota Subbarao, keeper of the Press."

Fort St. George, January 20, 1932.

No. 125.—Whereas in the opinion of the Local Government the body called the Guntakal Local Congress Sabha and the persons commonly known as "satyagrahis" or "volunteers" operating in the district of Anantapur in furtherance of the civil disobedience movement under the general direction and management of the said Guntakal Local Congress Sabha constitute together an association which is interfering and has for its object interference with the administration of the law and with the maintenance of law

and order and constitutes a danger to the public peace, the Local Government hereby declares under section 16 of the Indian Criminal Law Amendment Act (Act XIV of 1908) as amended by the Devaluation Act (Act XXXVIII of 1920) the said Guntakal Local Congress Sabha and the said persons to be an unlawful association within the meaning of Part II of the said Indian Criminal Law Amendment Act.

No. 128.—Notification No. 78, Public (General), dated the 12th January 1932, published at page 4 of the Extraordinary issue of the Fort St. George Gazette, dated the 12th January 1932, is hereby cancelled.

No. 127.—Whereas the body known as the Nuzvid Town Congress Committee has appointed a "dictator" to direct and manage activities in furtherance of the civil disobedience movement and whereas in the opinion of the Local Government the said body and the said "dictator" together with the persons commonly known as "satyagrahis" or "volunteers" operating in the district of Krishna in furtherance of the civil disobedience movement under the general direction and management of the said body or of the said "dictator" constitute together an association which is interfering and has for its object interference with the administration of the law and with the maintenance of law and order and constitutes a danger to the public peace, the Local Government hereby declares under section 16 of the Indian Criminal Law Amendment Act, 1908 (XIV of 1908), as amended by the Devaluation Act, 1920 (XXXVIII of 1920), the said Nuzvid Town Congress Committee, the said "dictator" and the said persons to be an unlawful association within the meaning of Part II of the said Indian Criminal Law Amendment Act.

No. 128.—Whereas in the opinion of the Local Government the body called the Coimbatore District Congress Committee and the persons commonly known as "satyagrahis" or "volunteers" operating in the district of Coimbatore in furtherance of the civil disobedience movement under the general direction and management of the said Coimbatore District Congress Committee constitute

together an association which is interfering and has for its object interference with the administration of the law and with the maintenance of law and order and constitutes a danger to the public peace, the Local Government hereby declares under section 16 of the Indian Criminal Law Amendment Act, 1908 (Act XIV of 1908), as amended by the Devolution Act, 1920 (Act XXXVIII of 1920), the said Tirunelveli District Congress Committee and the said persons to be an unlawful association within the meaning of Part II of the said Indian Criminal Law Amendment Act.

Port St. George, January 21, 1932.

No. 129.—Whereas the body known as the Tirunelveli District Congress Committee has appointed a "dictator" to direct and manage activities in furtherance of the civil disobedience movement and whereas in the opinion of the Local Government the said body and the said "dictator" together with the persons commonly known as "satyagrahis" or "volunteers" operating in the district of Ganar in furtherance of the civil disobedience movement under the general direction and management of the said body or of the said "dictator" constitute together an association which is interfering and has for its object interference with the administration of the law and with the maintenance of law and order and constitutes a danger to the public peace, the Local Government hereby declares under section 16 of the Indian Criminal Law Amendment Act, 1908 (Act XIV of 1908), as amended by the Devolution Act, 1920 (Act XXXVIII of 1920), the said Tirunelveli District Congress Committee, the said "dictator" and the said persons to be an unlawful association within the meaning of Part II of the said Indian Criminal Law Amendment Act.

No. 130.—Whereas the body known as the Repalle Taluk Congress Committee has appointed a "dictator" to direct and manage activities in furtherance of the civil disobedience movement and whereas in the opinion of the Local Government the said body and the said "dictator" together with the persons commonly known as "satyagrahis" or "volunteers" operating in the district of Ganar in furtherance of the civil disobedience movement under the general direction and management of the said body or of the said "dictator" constitute together an association which

is interfering and has for its object interference with the administration of the law and with the maintenance of law and order and constitutes a danger to the public peace, the Local Government hereby declares under section 16 of the Indian Criminal Law Amendment Act, 1908 (Act XIV of 1908), as amended by the Devolution Act, 1920 (Act XXXVIII of 1920), the said Repalle Taluk Congress Committee, the said "dictator" and the said persons to be an unlawful association within the meaning of Part II of the said Indian Criminal Law Amendment Act.

No. 131.—Whereas the body known as the Poddapattinam Village Congress Committee has appointed a "dictator" to direct and manage activities in furtherance of the civil disobedience movement and whereas in the opinion of the Local Government the said body and the said "dictator" together with the persons commonly known as "satyagrahis" or "volunteers" operating in the district of Ganar in furtherance of the civil disobedience movement under the general direction and management of the said body or of the said "dictator" constitute together an association which is interfering and has for its object interference with the administration of the law and with the maintenance of law and order and constitutes a danger to the public peace, the Local Government hereby declares under section 16 of the Indian Criminal Law Amendment Act, 1908 (Act XIV of 1908), as amended by the Devolution Act, 1920 (Act XXXVIII of 1920), the said Poddapattinam Village Congress Committee, the said "dictator" and the said persons to be an unlawful association within the meaning of Part II of the said Indian Criminal Law Amendment Act.

No. 132.—Whereas the body known as the Repalle Town Congress Committee has appointed a "dictator" to direct and manage activities in furtherance of the civil disobedience movement and whereas in the opinion of the Local Government the said body and the said "dictator" together with the persons commonly known as "satyagrahis" or "volunteers" operating in the district of Ganar in furtherance of the civil disobedience movement under the general direction and management of the said body or of the said "dictator" constitute together an association which is interfering and has for its object

interference with the administration of the law and with the maintenance of law and order and constitutes a danger to the public peace, the Local Government hereby declares under section 16 of the Indian Criminal Law Amendment Act, 1908 (XIV of 1908), as amended by the Devolution Act, 1929 (XXXVIII of 1929), the said Bispatis Tewa Congress Committee, the said "detester" and the said persons to be an unlawful association within the meaning of Part II of the said Indian Criminal Law Amendment Act.

No. 133.—The following notification of the Government of India is republished:—

HOME DEPARTMENT.

POURNA.

The 14th January 1933.

No. S-118.—The following correspondence is published for general information:—

- (1) Telegram from Mr. Gandhi, to His Excellency the Viceroy, dated the 29th December 1931.

I was impressed on leaving yesterday to find Frontier and U.P. Ordinances, shootings in Frontier and arrests of valued comrades in both, on top of Bengal Ordinance awaiting me. I do not know whether I am to regard these as indications that friendly relations between us are closed or whether you expect me still to see you and receive guidance from you as to course I am to pursue in advising Congress. I would esteem vice in reply.

- (2) Telegram from the Private Secretary to the Viceroy, to Mr. Gandhi, dated the 31st December 1931.

No. 306-C.—His Excellency desires me to thank you for your telegram of the 29th instant in which you refer to Bengal and United Provinces and N.W.F.P. Ordinances. In regard to Bengal it has been and is necessary for Government to take all possible measures to prevent concerted assassination of their officers and of private citizens.

2. His Excellency wishes me to say that he and his Government desire to have friendly relations with all political parties and with all sections of the public and in particular to securing co-operation of all in great work of

constitutional reforms which they are determined to push forward with minimum delay. Co-operation, however, must be mutual and His Excellency and his Government cannot reasonably activities of Congress in the United Provinces and N.W.F.P. with spirit of friendly co-operation which good of India demands.

3. As regards United Provinces you are doubtless aware that while the Local Government were engaged in devising means to give all possible relief in the existing situation, the Provincial Congress Committee authorized a no-rent campaign which is now being vigorously pursued by Congress organizations in that province. This action on the part of Congress bodies has compelled Government to take measures to prevent a general state of disorder and spreading of class and communal hatred which campaign, if continued unchecked, would inevitably involve.

4. In North-West Frontier Province Abdul Gaffar Khan and bodies he controlled have continuously engaged in activities against Government and in fomenting racial hatred. He and his friends have persistently refused all overtures by the Chief Commissioner to secure their co-operation and rejecting the declaration of the Prime Minister, have declared in favour of complete independence. Abdul Gaffar Khan has delivered numerous speeches open to no other construction than as incitements to revolution and his adherents have attempted to stir trouble in tribal areas. The Chief Commissioner with the approval of His Excellency's Government has shown utmost forbearance and to the last moment continued his efforts to secure assistance of Abdul Gaffar in carrying into effect with the least possible delay, the intentions of His Majesty's Government regarding constitutional reforms in the province. The Government refrained from taking special measures until activities of Abdul Gaffar Khan and his associates and in particular open and intimate preparation for an early conflict with Government created a situation of such grave menace to peace of province and of tribal areas as to make it impossible further to delay action. His Excellency understands that Abdul Gaffar Khan was in August last made responsible for leading Congress movement in province, and that volunteer organizations he controlled were specifically recognized by

All-India Congress Committee as Congress organizations. His Excellency desires me to make it clear that his responsibilities for peace and order make it impossible for him to have any dealing with persons or organizations upon whom rests the responsibility for activities above outlined. You have yourself been absent from India on the business of Round Table Conference and in light of the attitude which you have observed there, His Excellency is unwilling to believe that you have personally any share in responsibility for or that you approve of recent activities of Congress in the United Provinces and North-West Frontier Provinces. If this is so, he is willing to see you and to give you his views as to the way in which you can best exert your influence to maintain a spirit of co-operation which animated proceedings of Round Table Conference, but His Excellency feels bound to emphasize that he will not be prepared to discuss with you measures which Government of India with the full approval of His Majesty's Government have found it necessary to adopt in Bengal, United Provinces and North-West Frontier Provinces. These measures must in any case be kept in force until they have served purpose, for which they were imposed, namely preservation of law and order essential to good Government. On receipt of your reply, His Excellency proposes to publish this correspondence.

(3) Telegram from Mr. Gandhi, to the Private Secretary to His Excellency the Viceroy, dated the 1st January 1932.

I thank His Excellency for wire in reply to mine of 29th instant. It grieves me. For His Excellency has rejected in a manner hardly befitting his high position, an advance made in friendliest spirit. I had approached as seeker wanting light on questions which I desired to understand Government version of very serious and extraordinary measures to which I made reference. Instead of appreciating my advance, His Excellency has rejected it by asking me to repudiate my valued colleagues in advance and telling me that even if I become guilty of such dishonourable conduct and sought an interview, I could not even discuss these matters of vital importance to the nation.

In my opinion, constitutional issue dwindles into insignificance in face of Ordinances and acts which must, if not met with stubborn resistance, end in utter demoralization of nation. I hope

no self-respecting Indian will run risk of killing national spirit for a doubtful contingency of securing a contribution to work which no nation with a stomach may be left. Let me also point out that as to the Frontier Province, your telegram contains a narration of facts which, on face of them, furnish no warrant for arrests of popular leaders, passing of extra-legal Ordinances, making life and property utterly insecure and shooting unarmed peaceful crowds for daring to demonstrate against arrests of their trusted leaders. If Khan Sahib Abdul Gaffar asserted the right of complete independence, it was a natural claim and the claim made with impunity by the Congress at Lahore in 1929 and by me, with energy put before the British Government in London. Moreover let me remind the Viceroy that despite knowledge on Government's part that Congress mandate contained such claims, I was invited to attend London Conference as Congress delegate. Nor am I able to detect in a mere refusal to attend Darbar an offence warranting summary imprisonment. If Khan Sahib was fomenting racial hatred, it was undoubtedly regrettable. I have his own declarations to the contrary made to me, but assuming that he did foment racial hatred, he was entitled to open trial, where he could have defended himself against accusation. Regarding United Provinces, His Excellency surely misgleaned, because there was no "poor" campaign authorized by Congress, but whilst negotiations were proceeding between Government and Congress representatives, the time for collection of rents actually arrived and rents began to be demanded. Congressmen were therefore obliged to advise tenants to suspend payment pending the result of negotiations and Mr. Sherwani had offered on behalf of the Congress to withdraw this advice if the authorities suspended collections pending negotiations. I venture to suggest that this is not a matter which can be so summarily dismissed as your wire has done. Controversy in the United Provinces is of a long standing and involves well-being of millions of peasantry known to be economically ground down. Any Government jealous of the welfare of the masses in its charge would welcome voluntary co-operation of a body like the Congress which admittedly exercises great influence over the masses and whose one ambition is to serve them faithfully and let me add that I regard the withholding of payment of taxes as an inadmissible sanction and

natural right of a people who have exhausted all other means of seeking freedom from an unbearable economic burden. I must repudiate suggestions that the Congress has slightest desire to promote disorder in any shape or form.

As to Bengal, the Congress is at one with the Government in condemning assassination and should heartily co-operate with the Government in measures that may be found necessary to stamp out such crimes. But whilst the Congress would condemn in unmeasured terms the methods of terrorism, it can in no way associate itself with Government terrorism as is betrayed by the Bengal Ordinance and acts done thereunder, but, must resist within the limits of its prescribed creed of non-violence, such measures of legalised Government terrorism. I heartily assent to the proposition laid down in your telegram that co-operation must be mutual but your telegram leads me inevitably to the conclusion that His Excellency demands co-operation from the Congress without returning any on behalf of Government. I can read in no other way his peremptory refusal to discuss these matters which, as I have endeavoured to show, have at least two sides. Popular side I have put as I understand it, but before committing myself to definite judgment, I was anxious to understand the other side, i.e., the Government side, and then tender my advice to the Congress. With reference to the last paragraph of your telegram, I may not repudiate moral liability for the actions of my colleagues, whether in the Frontier Province or in the United Provinces, but I confess that I was ignorant of the detailed nature and activities of my colleagues whilst I was absent from India, and it was because it was necessary for me to advise and guide the Working Committee of the Congress and in order to complete my knowledge, I sought with an open mind and with the best of intentions an interview with His Excellency and deliberately asked for his guidance. I cannot conceal from His Excellency my opinion that the reply he has condescended to send was hardly a return for my friendly and well-meant approach, and if it is not yet too late, I would ask His Excellency to reconsider his decision and see me as a friend without imposing any conditions whatsoever as to the scope or subject of discussion and I, on my part, can promise that I would study with an open mind all the facts that he might put before me, I would unhesitatingly and willingly go to the respective

provinces and with the aid of the authorities study both sides of the question and if I came to the conclusion after such a study, the people were in the wrong and that the Working Committee including myself were misled as to the correct position and that the Government was right, I should have no hesitation whatsoever in making that open confession and guiding the Congress accordingly. Along with my desire and willingness to co-operate with Government, I must place my limitations before His Excellency. Non-violence is my absolute creed. I believe that civil disobedience is not only the natural right of people especially when they have no effective voice in their own Government, but that it also is an effective substitute for violence or armed rebellion. I can never, therefore, deny my creed. In pursuance thereof and on the strength of uncontroverted reports supported by recent activities of the Government of India to the effect that there may be no other opportunity for me to guide the public, the Working Committee has accepted my advice and passed resolutions tentatively sketching a plan of Civil Disobedience. I am sending herewith text of resolution. If His Excellency thinks it worth while to see me, operation of the resolution will be suspended pending our discussion in hope it may result in the resolution being finally given up. I admit that correspondence between His Excellency and myself is of such grave importance as not to brook delay in publication. I am, therefore, sending my telegram, your reply, this rejoinder and the Working Committee's resolution for publication.

(Text of Resolution of Working Committee referred to above.)

The Working Committee has heard Mahatma Gandhi's account of his visit to the West and considered the situation created by the extraordinary Ordinances promulgated in Bengal, United Provinces and the Frontier Province and by the actions of the authorities including the numerous arrests made among those of Khwā Abūl Gaffar Khan, Mr. Sherwal and Pandit Jawaharlal Nehru and by the shootings in the Frontier Province of innocent men resulting in many deaths and many more being injured. The Working Committee has also seen the telegram from His Excellency the Viceroy in reply to the telegram sent by Mahatma Gandhi to him. The Working Committee is of

opinion that these several acts and others of lesser gravity that have taken place in some other provinces and the telegram from His Excellency seem to make further co-operation with the Government on the part of the Congress utterly impossible unless the Government policy is radically changed. These acts and the telegram betray an intention on the part of Government to hand power to the people and are calculated to demoralize the nation. They also betray want of faith in the Congress from which co-operation is expected by the Government. The Working Committee yields to no one in its abhorrence of terrorism on any account whatsoever resorted to by individuals such as was recently witnessed in Bengal but it cordially with equal force terrorism practised by its recent acts and Ordinances. The Working Committee marks the deep national humiliation over the association committed by two girls in Canada and is firmly convinced that such crime does great harm to the nation especially when through its greatest political mutilation—the Congress—it is pledged to non-violence for achieving Swaraj. But the Working Committee can see no justification whatsoever for the Bengal Ordinances which seek to punish a whole people for the crime of a few. The real severity lies in dealing with the known cause that prompts such crime. If Bengal Ordinances has no justification for its existence the Ordinances in the United Provinces and the Frontier Provinces have still less. The Working Committee is of opinion that the measures taken by the Congress in the United Provinces for obtaining agrarian relief are and can be shown to be justified. The Working Committee holds that it is the unquestionable right of all people suffering from grave economic distress as the tenants of the United Provinces is admittedly suffering to withhold payment of taxes if they fail as in the United Provinces they have failed to obtain redress by other constitutional methods. In the arrest and imprisonment of Mr. Shorwani, the President of the United Provinces Congress Committee, and Pandit Jawaharlal Nehru, the Working General Secretary of the Congress, who were proceeding to Bombay to confer with Mahatma Gandhi and to take part in the meeting of the Working Committee, the Government have gone even beyond the limits contemplated by their Ordinances in that there was no question whatsoever of these gentlemen taking part in Bombay

in a no-tax campaign. In the United Provinces—as far as the Frontier Province is concerned as the Government's own showing there appears to be no warrant for either the promulgation of the Ordinances or the arrest and imprisonment without trial of Khan Abdul Gaffar Khan and his co-workers. The Working Committee regards the shootings in that Province of innocent and unarmed men to be wanton and inhuman and congratulates the brave men of the Frontier Province upon their courage and endurance and the Working Committee has no doubt that if the brave people of the Frontier Province retain their non-violent spirit in spite of the gravest provocations their blood and their sufferings would advance the cause of India's independence. The Working Committee calls upon the Government of India to institute a public and impartial enquiry into the events that have led up to the passing of these Ordinances, the necessity of upholding the ordinary courts of Law and Legislative machinery and the necessity of several acts committed thereunder. And thereafter if a proper enquiry is set up and all facilities are given to the Working Committee for the production of evidence it will be prepared to assist the enquiry by leading evidence before it. The Working Committee has considered the declaration of the Prime Minister made before the Round Table Conference and the debate in the House of Parliament and regards the declaration as wholly unsatisfactory and inadequate in terms of the Congress demand and places on record its opinion that nothing short of complete independence carrying full control over the defence and external affairs and finance with such safeguards as may be demonstrably necessary in the interests of the nation can be regarded by the Congress as satisfactory. The Working Committee notes that the British Government was not prepared at the Round Table Conference to regard the Congress as representing and entitled to speak and act on behalf of the nation as a whole without distinction of caste, creed or colour. At the same time the Committee recognizes with sorrow that communal harmony could not be attained at the said conference. The Working Committee invites the nation therefore to make earnest effort to demonstrate the capacity of the Congress to represent the nation as a whole and promote an atmosphere that would make a constitution framed on a purely national basis acceptable to the various communities composing the

nation. Meanwhile the Working Committee is prepared to tender co-operation to the Government provided His Excellency the Viceroy responds his telegram and adequate relief is granted in respect of the Ordinances and its recent acts, free scope is left to the Congress in any future further negotiations and consultations to prosecute the Congress claim for complete independence and the administration of the country is carried on in consultation with popular representatives, pending the attainment of such independence. The absence of any satisfactory response from the Government in terms of the foregoing paragraph the Working Committee will regard as an indication on the part of the Government that it has endeavored to nullify the Delhi pact. In the event of a satisfactory response not forthcoming the Working Committee calls upon the nation to resume civil disobedience including non-payment of taxes under the following conditions and illustrative heads:—(1) No Province or district or taluk or village is bound to take up civil disobedience unless the people thereof understand the non-violent nature of the struggle with all its implications and are ready to undergo sufferings involving loss of life and property.—(2) Non-violence must be observed in thought, word and deed in the face of the gravest provocation, it being understood that the campaign is not one of seeking revenge or inflicting injuries on the oppressor but it is one of converting him through self-suffering and self-purification.—(3) Social boycott with the intention of inflicting injury on Government officers, police or nationalists should not be undertaken and is wholly inconsistent with the spirit of non-violence.—(4) It should be borne in mind that non-violent campaigns are independent of pecuniary assistance, therefore there should be no hired volunteers but their bare maintenance and maintenance of the dependents of poor men and women who might have been imprisoned or killed is permissible wherever it is possible. The Working Committee, however, expects workers to the extent to continue the struggle even though they might have to suffer privations.—(5) Boycott of all foreign cloth whether British or of other countries is obligatory under all circumstances.—(6) All Congress men and women are expected to use handspun and handwoven khaddi to the exclusion of even cloth manufactured in the indigenous mills.—(7) Picketing of liquor shops and foreign

cloth shops should be vigorously conducted chiefly by women but always so as to ensure perfect non-violence.—(8) Unlicensed manufacture and collection of salt should be resumed.—(9) If processions and demonstrations are organised only those should join them who will stand lathi charges or bullets without moving from their respective places.—(10) Even in non-violent war boycott of goods manufactured by the oppressor is perfectly lawful inasmuch as it is never the duty of the victim to promote or retain commercial relations with the oppressor. Therefore boycott of British goods and concerns should be resumed and vigorously prosecuted.—(11) Civil breach of non-moral laws and of laws and order injurious to the people wherever it is considered possible and advisable may be practised.—(12) All unjust orders issued under the Ordinances may be civilly disobeyed."

(4) Telegram from the Private Secretary to His Excellency the Viceroy, to Mr. Gandhi, dated the 2nd January 1932.

No. 3-8.—His Excellency desires me to acknowledge receipt of your telegram of 1st January which has been considered by him and his Government.

They much regret to observe that under your advice the Congress Working Committee has passed a resolution which involves general revival of civil disobedience unless certain conditions are satisfied which are stated in your telegram and the resolution.

They regard this attitude as the more deplorable in view of the declared intention of His Majesty's Government and Government of India to expedite the policy of constitutional reform contained in the Premier's statement.

No Government, consistent with the discharge of their responsibility, can be subject to condition sought to be imposed under the menace of unlawful action by any political organisation, nor can the Government of India accept the position implied in your telegram that their policy should be dependent on the judgment of yourself as to necessity of measures which Government have taken after the most careful and thorough consideration of the facts and after all other possible remedies had been exhausted.

His Excellency and his Government can hardly believe that you or the Working Committee contemplate that His Excellency can invite you, with the hope of any advantage, to an interview held

under the threat of resumption of civil disobedience.

They must hold you and the Congress responsible for all the consequences that may ensue from the action which the Congress have ascertained their intention of taking and to meet which Government will take all necessary measures.

(b) Telegram from Mr. M. K. Gandhi, to the Private Secretary to His Excellency the Viceroy, dated the 2nd January 1932.

Thanks your wire over date. I cannot help expressing deep regret for decision of His Excellency and his Government. Surely it is wrong to describe honest expression of opinion as threat. May I remind Government that Delhi negotiations were opened and carried on whilst civil disobedience was on and that when pact was made civil disobedience was not given up but only discontinued. This position was reiterated and accepted by His Excellency and his Government in Simla in September last prior to my departure for London. Although I had made it clear that under certain circumstances Congress might have to resume civil disobedience Government did not break off negotiations. That it was made clear by Government that civil disobedience carried with it penalty for disobedience merely proves what civil resisters bargain for but does not in any way affect my argument. Had Government respected attitude it was open to them not to send me to London. On the contrary my departure had His Excellency's blessing. Nor is it fair or correct to suggest that I have ever advanced the claim that any policy of Government should be dependent on my judgment. But I do submit that any popular and constitutional Government would always welcome and sympathetically consider suggestions made by public bodies and their representatives and assist them with all available information about their acts or ordinances of which public opinion may disapprove. I claim that my messages have on other occasions than what is suggested in last paragraph. Time alone will show whose position was justified. Meanwhile I wish to assure Government that every endeavour will be made on part of Congress to carry on struggle without malice and in strictly non-violent manner. It was hardly necessary to remind me that Congress and I its humble representatives are responsible for all the consequences of our actions.

H. W. BERNARD,
Secretary to the Government of India.

Fort St. George, January 23, 1932.

No. 134.—Whereas the body known as the Annapalle Taluk Congress Committee has appointed a "distantor" to direct and manage activities in furtherance of the civil disobedience movement and whereas in the opinion of the Local Government the said body and the said "distantor" together with the persons commonly known as "satyagrahis" or "volunteers" operating in the district of Vazagapattam in furtherance of the civil disobedience movement under the general direction and management of the said body or of the said "distantor" constitute together an association which is interfering and has for its object interference with the administration of the law and with the maintenance of law and order and constitutes a danger to the public peace, the Local Government hereby declare under section 16 of the Indian Criminal Law Amendment Act, 1908 (XIV of 1908), as amended by the Devolution Act, 1920 (XXXVIII of 1920), the said Annapalle Taluk Congress Committee, the said "distantor" and the said persons to be an unlawful association within the meaning of Part II of the said Indian Criminal Law Amendment Act.

No. 135.—Whereas in the opinion of the Local Government the body called the Dharmapuri Taluk Congress Committee and the persons commonly known as "satyagrahis" or "volunteers" operating in the district of Salem in furtherance of the civil disobedience movement under the general direction and management of the said Dharmapuri Taluk Congress Committee constitute together an association which is interfering and has for its object interference with the administration of the law and with the maintenance of law and order and constitutes a danger to the public peace, the Local Government hereby declare under section 16 of the Indian Criminal Law Amendment Act (Act XIV of 1908), as amended by the Devolution Act (Act XXXVIII of 1920), the said Dharmapuri Taluk Congress Committee and the said persons to be an unlawful association within the meaning of Part II of the said Indian Criminal Law Amendment Act.

No. 136.—Whereas in the opinion of the Local Government the members of the Hindustani Seva Dal operating in the district of East Godavari in furtherance of the civil disobedience movement constitute an association which is interfering

and has for its object interference with the administration of the law and with the maintenance of law and order and constitutes a danger to the public peace, the Local Government hereby declare under section 16 of the Indian Criminal Law Amendment Act, 1908 (XIV of 1908), as amended by the Derivation Act, 1920 (XXXVIII of 1920), the said members of the Hindustani Seva Dal in the East Godavari district to be an unlawful association within the meaning of Part II of the said Indian Criminal Law Amendment Act.

No. 137.—Whereas in the opinion of the Local Government the members of the Desa Sevikha Sangham engaged in the district of East Godavari is furthering the civil disobedience movement constitutes an association which is interfering and has for its object interference with the administration of the law and with the maintenance of law and order and constitutes a danger to the public peace, the Local Government hereby declare under section 16 of the Indian Criminal Law Amendment Act, 1908 (XIV of 1908), as amended by the Derivation Act, 1920 (XXXVIII of 1920), the members of the said Desa Sevikha Sangham to be an unlawful association within the meaning of Part II of the said Indian Criminal Law Amendment Act.

Part St. George, January 19, 1932
[G.O. No. 13, Public (General).]

No. 148.—The following notification of the Government of Bengal is published:—

The 12th December 1931.

No. 21267-T.—In exercise of the power conferred by section 5-A of the Code of Criminal Procedure, 1903 (Act V of 1903), the Government in Council hereby declare to be forbidden to the Majesty's Magistrate, wherever found, of a leaflet in English headed "Attention" on the ground that the said leaflet contains matter which incites or attempts to bring into hatred or contempt and excite or attempt to excite disaffection towards the Government established by law in British India, the publication of which is punishable under section 124-A of the Indian Penal Code.

Part St. George, January 18, 1932
[G.O. No. 118, Public (General).]

No. 147.—The following notification of the Government of the United Provinces is published:—

POLICE DEPARTMENT.

NOTIFICATIONS.

The 26th December 1931.

No. 16617/III-1931.—In exercise of the power conferred by section 30-A of the Code of Criminal Procedure, 1903 (Act V of 1903), the Government in Council hereby declare to be forbidden to the Majesty's Magistrate of a system entitled "Bhagat Singh's blood" (Bhagat's services present), in word and in picture also, published by Gangadhar,

Bekhal Lal, Post Box No. 37, Calcutta, and printed at the Constitution Press, Calcutta, on the ground that the said picture constitutes the publication of which is punishable under section 124-A of the Indian Penal Code.

Part St. George, January 22, 1932
[G.O. No. 124, Public (General).]

No. 148.—In exercise of the power conferred by section 25 of the Indian Press (Emergency Powers) Act, 1931, the Government in Council hereby declare to be forbidden to the Majesty's Magistrate wherever found of the pamphlet in English entitled "Dardara Bhagyanagar" printed at the Krishna Ganapathya Press, Eluvada, and issued under the auspices of the W. of K. District Congress Committee, and all other documents containing copies or translations of or extracts from the said pamphlet or the ground that the said pamphlet contains matter of the nature described in section 4(1) of the Indian Press (Emergency Powers) Act, 1931, as amended by section 25 of the Emergency Powers Ordinance, 1930.

G. T. H. BRACKEN,
Chief Secretary.

(Public.)

LEAVE

Part St. George, January 18, 1932.

No. 9.—Mr. E. H. Ward, C.M.A., District Superintendent of Police, Tanjore, leaves on average pay for three months from 18th January 1932.

Subject to the conditions prescribed in the subsidiary rules to Fundamental Rule 56 he is permitted to reside in the leave bungalow from 18th December 1931 to 31st January 1932 (inclusive).

POSTINGS.

No. 19.—Khan Bahadur Mirza Muhammad Ali Sahib Bahadur, District Superintendent of Police, Tirunelveli district, to be Deputy Commissioner of Police, Traffic and Licensing and Harbour Police, Madras.

No. 21.—Khan Sahib Muhammad Shaidin Sahib Bahadur, Officiating Deputy Commissioner of Police, Traffic and Licensing and Harbour Police, Madras, to officiate as District Superintendent of Police, Tanjore district.

No. 22.—Mr. J. J. Redwood, Deputy Superintendent of Police, to return from leave, to be Commissioner of Police, Madras.

No. 23.—Mr. T. W. Wickstead, on point as Commissioner of Police, to be Deputy Inspector-General of Police, Western Range, now Mr. A. J. Happest, S.A., proceeding on leave.

Part St. George, January 18, 1932.

No. 14.—M. R. D. T. Venkateswara Aiyar, Deputy Superintendent of Police, to return from leave, to be Officiating Deputy Superintendent of Police, Vinayagapur sub-division, Vinayagapur District.

ERRATUM.

Part St. George, January 18, 1932.

In the notification under section 8 of the Land Acquisition Act (published at pages 180 and 181) of Part I of the Part St. George Gazette, dated 18th December 1931, in respect of the land required for the Police Rifle Range in the Porcupine village, of the Porcupine taluk, Vinayagapur District:—

In the description of E. No. 24 B, for "Subdivisions" read "Subdivisions" (sic).

G. T. H. BRACKEN,
Chief Secretary.

(Service.)

NOTIFICATIONS.

Part 26, *Georg. January 8, 1933*
[G.O. No. 13, *Public (Service)*].

No. 9.—The following notification of the Government of India is republished:—

HOUSE DISTRICTS.

ESTABLISHMENTS.

New Delhi, 24th December 1931.

No. 7-141/311.—In exercise of the powers conferred by subrule (3) of rule 3 of the Civil Service (Regulatory Provisions from Salaries) Rules, 1931, the Governor General in Council is pleased to make the following rules:—

1. (1) These rules may be called the Central Service (Emergency Deductions from Pay) Rules, 1931.

(2) They apply to all Government servants in respect of whom the power to make rules requiring a deduction to be made from pay or leave salary was delegated to the Governor General in Council by subrule (1) of rule 3 of the Civil Service (Emergency Deductions from Salaries) Rules, 1931 (hereinafter referred to as the said Rules), other than:—

(a) Government servants serving in the Railway Department or the Posts and Telegraph Department;

(b) Government servants in the civil police of a rank not higher than that of Sub Inspector or Sergeant and Government servants in the auxiliary police of a rank not higher than that corresponding to the rank of Sub Inspector or Sergeant in the civil police;

(c) Government servants whose pay or leave salary during leave or average pay does not exceed Rs. 40 per mensem.

2. Any word or expression used in these rules and defined in the said rules shall have in those rules the meaning assigned to it in the said Rules.

3. From the pay for daily performed work the 50th November 1931, and before the 1st April 1932, and from the leave salary during leave or average pay in respect of leave returned after the 1st and before the 1st of the next date of all Government servants to whom these rules apply there shall, subject to the provisions of the said rules, be made a deduction wholly, in the case of a Government servant whose pay or leave salary during leave or average pay exceeds Rs. 40 but does not exceed Rs. 80 shall amount to half the difference between the amount of his pay or leave salary during leave or average pay and Rs. 40, and in the case of a Government servant whose pay or leave salary during leave or average pay exceeds Rs. 80 shall amount to 15 per cent of his pay or leave salary during leave or average pay.

Provided that the amount payable to an Inspector of Police in the civil police or of an officer of the corresponding rank in the auxiliary police shall not be less than the pay of a Sub Inspector in the civil police or of an officer of corresponding rank in the auxiliary police, as the case may be.

*Part 26, *Georg. January 12, 1933**
[G.O. No. 16, *Public (Service)*].

No. 35.—In exercise of the powers conferred by rule 45 in 45 of the Civil Service (Classification, Control and Appeal) Rules, the Governor in Council and the Governor acting with the Minister hereby make the following amendment to the rules to regulate the method of recruitment, conditions of service, pay, allowances and pensions of the Madras

Engineering Service published with Public Department Notification No. 127, dated the 14th May 1926, to page 794 of Part I of the Part 26, *Georg. Georg. dated the 22nd May 1926*, as subsequently amended:—

AMENDMENT.

In rule 1 of the said rules, for the figures "100", the figures "200" shall be substituted.

*Part 26, *Georg. January 12, 1933**
[G.O. No. 17, *Public (Service)*].

No. 31.—In exercise of the powers conferred by rule 44 of the Civil Service (Classification, Control and Appeal) Rules, the Governor in Council and the Governor acting with the Minister hereby make the following amendment to the special rules to regulate the method of recruitment, conditions of service, pay and allowances of the Madras Municipal Establishment Service published with Public (Service) Department Notification No. 134, dated the 3rd November 1930, at pages 1315-1320 of Part I of the Part 26, *Georg. Georg. dated the 9th December 1930*, as subsequently amended:—

AMENDMENT.

For the proviso to clause (1) of subrule (5) of rule 4 of the said rules, the following proviso shall be substituted, namely:—

"Provided that a candidate for admission for admission to the Service in Class I (a) is any post of Assistant Engineer in Madras, shall hold a degree of one of the Universities mentioned in Annexure I to these rules and possess, in the satisfaction of the Madras Service Commission, at least a good theoretical and practical knowledge of Indian Mathematics if he does not hold a degree in Indian Mathematics from a University."

*Part 26, *Georg. January 21, 1933**
[G.O. No. 23, *Public (Service)*].

No. 33.—In exercise of the powers conferred by rule 44 of the Civil Service (Classification, Control and Appeal) Rules, the Governor in Council and the Governor acting with the Minister hereby make the following amendment to the special rules regulating the method of recruitment, conditions of service, pay and allowances of the Madras Engineering Subordinate Service published with Public (Service) Department Notification No. 58, dated the 10th October 1927, at pages 1947-50 of Part I of the Part 26, *Georg. Georg. dated the 14th October 1927*, as subsequently amended:—

AMENDMENT.

In sub-rule (1) of rule 4 of the said rules:—

(i) for clause (b), the following clause shall be substituted, namely:—

"(b) to Class XVII is the first grade or to Class XVIII, unless he is a graduate in Mechanical or Mechanical Engineering of the University of Madras, or holds the Mechanical Engineering Diploma of the College of Engineering, Guindy, or the certificate in Electrical Technology of the Indian Institute of Science, Bangalore," and

(c) for clause (c), the following clause shall be substituted, namely:—

"(c) to Class XVII is the second grade or to Class XIX, unless he possesses one of the qualifications mentioned in clause (b) or holds the Diploma in Electrical Engineering of the Victoria Jubilee Technical Institute, Bombay, or the Diploma in Electrical Engineering of the School of Engineering, Bangalore, or the certificate in Higher Electrical Engineering of the Government School of Technology, Madras."

Part B, Group January 26, 1932

No. 13.—The following notifications of the Government of India are republished:—

HOME DEPARTMENT.

Director.

New Delhi, the 26 January 1932.

No. F-443/31.—The following resolutions made by the Secretary of State for India in Council are published for general information:—

RESOLUTION 1.

In exercise of the powers conferred by section 1 of the Indian Pay (Temporary Allowance) Act, 1930, the Secretary of State for India, with the concurrence of a majority of votes at a meeting of the Council of India held this 22nd day of December 1931, hereby gives the following direction:—

Direction.

1. This direction may be cited the High Court Judges, India (Temporary Allowance of Pay) Direction, 1931.

2. In this direction:—

(a) "Judge" means Judge as defined in clause (2) of rule 1 of the High Court Judges (India) Rules, 1925, hereinafter referred to as the said rules.

(b) "In-service" means the amount payable under rule 34 of the said rules to a Judge on leave on full allowances.

(c) "pay" means the salary payable to a Judge under rule 2, rule 3 or rule 4 of the said rules.

(d) "reduced pay" means pay or leave-salary as defined in clauses (a) and (b) respectively, less the amount made under this direction.

3. The pay and/or leave-salary admissible to a Judge in respect of duty performed, or leave availed, or absence may be, after 30th November 1931 and before 30 April 1932 shall be stated by 10 per cent.

Provided that if the amount of tax paid by a Judge under the Indian Income-tax Act, 1922, in respect of his income under the head "salaries" for the period during which statement is made from his pay and/or leave-salary under this direction exceeds the amount which he would have paid under the operation of the rules specified in Schedule IV to the Indian Income-tax Act, 1922, such statement is with period of all reduced such sum as with the addition of the said excess payment of tax will amount to 10 per cent of the sum which would have been drawn in that period by the Judge by way of pay and/or leave-salary, if this direction had not been given.

RESOLUTION 2.

In exercise of the powers conferred by sub-section 2 of section 51B of the Government of India Act, the Secretary of State for India, with the concurrence of a majority of votes at a meeting of the Council of India held this 22nd day of December 1931, hereby makes the following rules:—

1. Notwithstanding anything contained in any Rule made under or confirmed by section 51B of the Government of India Act:—

(a) the amount representing a proportion of his pay or leave-salary which a Judge, to whom the High Court Judges, India (Temporary Allowance of Pay) Direction, 1931, applies, is required or permitted to subscribe for any Government sanctioned fund under the Rules governing the fund, shall be calculated, to the Judge may in any month elect, either on his pay or leave-salary,

as the case may be, or on his reduced pay and indemnity by the Government servant in his pay or leave-salary bill shall be sufficient notice of his election.

(b) in cases in which the amount of any payment or reimbursement of payment due to Government by a Judge to whom the said Direction applies is required to be calculated on the amount of his pay or leave-salary, the allowance shall be made on his reduced pay and not on his pay or leave-salary, as the case may be.

2. In these rules the terms "pay", "leave-salary" and "reduced pay" shall be interpreted in accordance with the definitions of them contained in the High Court Judges, India (Temporary Allowance of Pay) Direction, 1931.

EXPLANATIONS.

The 26 January 1932.

No. F-443/31.—The following resolution made by the Secretary of State for India in Council is published for general information:—

In exercise of the powers conferred by Section 1 of the Indian Pay (Temporary Allowance) Act, 1930, the Secretary of State for India, with the concurrence of a majority of votes at a meeting of the Council of India held this 22nd day of December 1931, hereby gives the following direction:—

Direction.

1. (1) This direction may be cited the Civil Service Personnel (Temporary Allowance of Pay) Direction, 1931.

(2) It applies to every Government servant appointed before the commencement of the Government of India Act, 1919, by the Secretary of State in Council to the civil service of the Crown in India whose pay for the time being is regulated by rules made or confirmed under section 51B of the Government of India Act.

2. In this direction:—

(a) "pay" means:—

(b) in the case of Government servants subject to the Civil Service Regulations, the gross amount payable in respect of all or any of the following:—

(c) pay as defined in Article 20 (a).

(d) salary as defined in Article 20 (b).

(e) deputation (duty) allowances as defined in Article 23A.

(f) duty allowance as defined in Article 23C.

(g) language awards which take the form of monthly allowances.

(3) in the case of other Government servants the gross amount payable in respect of all or any of the items included in the definition of pay in rule 2 (2) of the Fundamental Rules, and in each case it includes gross salary or pay during deputation outside India.

(b) "leave-salary" means the gross amount payable as leave-salary or leave allowance during leave calculated without reference to any allowances from pay made under this direction.

(c) "reduced pay" means pay or leave-salary as defined in clauses (a) and (b) respectively, less any allowance made under this direction.

(d) "leave" means:—

(e) in the case of Government servants subject to the Civil Service Regulations,

(a) privilege leave,

(b) fortnight on leave allowance equal to full average salary.

(b) In the case of other Government servants, leave on average pay in the sense in which that term is used in the Fundamental Rules.

2. The pay and/or leave-salary admissible in respect of duty performed or leave concerned as the case may be after 30th November 1931, and before 1st April 1933 to a Government servant to whom this direction applies shall be altered by 10 per cent.

Provided that if the amount of tax paid by a Government servant under the Indian Income Tax Act, 1922, in respect of his income under the head "salaries" for the period during which abatement is made from his pay and/or leave-salary under this direction exceeds the amount which he would have paid under the operation of the rules specified in Schedule IV to the Indian Finance Act, 1931, such abatement in such period shall not exceed such sum as with the addition of the said excess payment of tax will amount to 10 per cent of the sum which would have been drawn in that period by the Government servant concerned by way of pay and/or leave-salary if this direction had not been given.

4. For the purposes of this direction provision shall be deemed to be that of pay or leave salary, as the case may be, in any case in which the emoluments received by a re-employed person for discharging the duties of the post in which he has been re-employed are drawn partly in the form of pay and partly in the form of pension.

No. P-414(2)(2)1-1—The following resolution made by the Secretary of State for India in Council is published for general information:—

In exercise of the powers conferred by sub-section (1) of section 83D of the Government of India Act, the Secretary of State for India with the concurrence of a majority of votes at a meeting of the Council of India, held this 22nd day of December 1933, hereby makes the following rules:—

Rules.

1. (1) These rules may be called the *Special Civil Services (Emergency Reduction of Pay) Rules, 1934*.

(2) They apply to every Government servant (not being a military servant as defined in section 3 of the Indian Railways Act, 1925, or a Government servant to whom the Civil Services Protected Pensions (Temporary Abatement of Pay) Direction, 1931) applies, the determination of whose continuance of service is reserved to the Secretary of State in Council and to whom the Civil Services (Classification, Control and Appeal) Rules apply.

3. In these rules:—

(a) "pay" means—

(i) in the case of Government servants subject to the Civil Service Regulations, the gross amount payable in respect of all or any of the following:

(a) pay as defined in Article 38 (a)

(b) salary as defined in Article 36 (c)

(c) deputation (duty) allowances as defined in Article 23A.

(d) duty allowances as defined in Article 23D.

(e) baggage amounts which take the form of monthly allowances.

(f) in the case of other Government servants, the gross amount payable in respect of all

or any of the items included in the definition of pay in rule 3 (2) of the Fundamental Rules.

and in each case it includes gross salary or pay during deputation outside India.

(b) "leave salary" means the gross amount payable as leave salary or leave allowance during leave calculated without reference to any reduction of pay made under these rules.

(c) "reduced pay" means pay or leave salary or defined in clauses (a) and (b) respectively, less any reduction made under these rules.

(d) "leave" means—

(i) in the case of Government servants subject to the Civil Service Regulations,

(a) privilege leave,

(b) leave on leave allowances equal to full average salary.

(ii) in the case of other Government servants leave on average pay in the sense in which that term is used in the Fundamental Rules.

2. The pay and/or leave-salary admissible in respect of duty performed or leave concerned, as the case may be, after 30th November 1931, and before 1st April 1933, to a Government servant to whom these rules apply shall be reduced by 10 per cent. Provided that if the amount of tax paid by a Government servant under the Indian Income Tax Act, 1922, in respect of his income under the head "salaries" for the period during which a reduction is made in his pay and/or leave-salary under this rule exceeds the amount which he would have paid under the operation of the rules specified in Schedule IV to the Indian Finance Act, 1931, such reduction in such period shall not exceed such sum as with the addition of the said excess payment of tax will amount to ten per cent of the sum which would have been drawn in that period by the Government servant concerned by way of pay and/or leave-salary if this rule had not been made.

4. Nothing in these rules shall operate to affect adversely the position of a Government servant, and all pensions shall be calculated as if these rules had not been made.

Provided that where the emoluments received by a re-employed person for discharging the duties of the post in which he has been re-employed are drawn partly in the form of pay and partly in the form of pension, provision shall be deemed to be that of pay or leave salary as the case may be.

5. Nothing in these rules shall operate to affect adversely the conditions of service of a Government servant in respect of any Government pension or contributory provident fund.

(1) The amount representing a proportion of his pay or leave salary which a Government servant is required or permitted to contribute to any Government provident or contributory provident fund under the rules governing the fund shall be calculated, as the Government servant may in any month elect, either on his pay or leave salary, as the case may be, or on his reduced pay, and in addition by the Government servant to his pay or leave salary shall be sufficient notice of his election.

(2) The amount of any contribution or gratuity calculated with reference to the Government servant's pay or leave salary which Government are required or permitted to pay to a Government servant under the rules of any contributory provident fund, or to pay to him or his dependents under the State Railway Gratuity Rule shall be

calculated with reference to the Government servant's pay or leave salary as the case may be, and not to his reduced pay.

6. In cases in which the amount of any payment or instalment of payment due by a Government servant to Government is required to be calculated on the amount of his pay or leave salary, the calculation shall be made on his reduced pay and not on his pay or leave salary as the case may be.

No. F-444/321-2.—The following resolution made by the Secretary of State for India in Council is published for general information:—

In exercise of the powers conferred by sub-section 2 of Section 94B of the Government of India Act, the Secretary of State for India, with the concurrence of the Council of India, held this 22nd day of December 1931, hereby makes the following rules:—

1. Notwithstanding anything contained in any Rule made under or enforced by section 94B of the Government of India Act,

(a) the amount representing a proportion of his pay or leave salary which a Government servant to whom the Civil Services Protected Personnel (Temporary Allowance of Pay) Direction, 1931, applies, is required or permitted to subscribe to any Government provided or contributory provident fund under the Rules governing the fund, shall be calculated, as the Government servant may so request, either on his pay or leave salary, as the case may be, or on his reduced pay and instalment by the Government servant in his pay or leave salary bill shall be sufficient notice of his election;

(b) in cases in which the amount of any payment or instalment of payment due to Government by a Government servant to whom the said Direction applies is required to be calculated on the amount of his pay or leave salary, the calculation shall be made on his reduced pay and not on his pay or leave salary, as the case may be.

2. In those Rules the terms "pay", "leave salary" and "reduced pay" shall be interpreted in accordance with the definitions of those words in the Civil Services Protected Personnel (Temporary Allowance of Pay) Direction, 1931.

No. F-444/321.—The following resolution made by the Secretary of State for India in Council is published for general information:—

In exercise of the powers conferred by sub-section 2 of section 94B of the Government of India Act, the Secretary of State for India with the concurrence of a majority of votes at a meeting of the Council of India, held this 22nd day of December 1931, hereby makes the following amendments to the Civil Services (Temporary Allowance from Pay) Rules, 1931, namely:—

1. In clause (1) of Rule 2 of the said Rules for the words "not being a member of a Railway Service or a Government servant" the words "not being a Government servant to whom the Civil Services Protected Personnel (Temporary Allowance of Pay) Direction, 1931, applies or a Government servant other than a Railway servant as defined in section 3 of the Indian Railways Act, 1925" shall be substituted.

2. In clause (2) of Rule 3 after the words "contributory provident fund" the words "or to pay to him or his dependents under the State Railway Grants Rules" shall be inserted.

And the said Rules shall have effect as if they had been enacted as so amended.

ADDENDUM.

Port St. George, January 14, 1932.

In the Public Department Notification No. 81, dated the 24th July 1931, published at page 508-509 of Part I of the Port St. George Gazette, dated the 4th August 1931, an inadvertently omitted, in Annexure I, read the following as item No. 35:—

"35. The clerk who does generally work in the office of the Private Secretary to the Resident Commissioner."

RESUME.

Port St. George, January 14, 1932.

In the Public Department Notification No. 81, dated the 24th July 1931, published at page 508-509 of Part I of the Port St. George Gazette, dated the 4th August 1931, an inadvertently omitted, for the relating item 32 is Amendment I, substitute "Reserve Assistant, Inspector of Fisheries, Agricultural and Veterinary Extension or of Government institutions the amounts of which are mentioned on commercial forms, under an amount No. 45 in the enclosed and No. 45 in the Marine City and others who have to deal with accounts in the annual office in the Fisheries Department."

G. V. H. SHACKEN,
Chief Secretary

(Special.)

LEAVE.

Port St. George, January 14, 1932.

No. 25.—Under rule 81 of the Fundamental Rules, Mr. D. H. Hiein, I.C.S., leave on half average pay for four months and four days with effect from the 27th January 1932.

No. 26.—Under rule 81 of the Fundamental Rules, Mr. E. B. Gribble, I.C.S., leave on half average pay for six months with effect from the date of receipt.

PERMITTED TO RETURN

Port St. George, January 14, 1932.

No. 27.—Mr. M. K. Vellid, I.C.S., is permitted to return to duty before the expiry of his leave.

APPOINTMENTS.

Port St. George, January 14, 1932.

No. 28.—Mr. T. G. Zunderford, O.C., I.C.S., on return from leave, to be Additional Secretary to Government in the Chief Secretariat.

Port St. George, January 14, 1932.

No. 29.—Mr. M. K. Vellid, I.C.S., on return from leave, to be Collector and District Magistrate and Agent to the Governor, Guntur District.

No. 30.—Mr. T. Shacken, Esq. Nayab, I.C.S., Acting Collector and District Magistrate and Agent to the Governor, Guntur District, on relief, to act as

FINANCE DEPARTMENT (GENERAL INVESTMENT)
TRENCHARD.

New Delhi, the 20th December 1931.

No. 41.—In exercise of the power conferred by section 43 of the Indian Income Tax Act, 1922 (No. 10 of 1922), the Governor-General in Council is pleased to exempt the amounts of income specified in the Schedule hereunder.

(1) From the operation of section 5 or section 8, as the case may be, of the Indian Finance (Supplementary and Extending) Act, 1931, in respect of income of the year 1931-32 chargeable under the head "Salaries" and

(2) From the operation of section 7 or section 8, as the case may be, of the Indian Finance (Supplementary and Extending) Act, 1931, in respect of income of the year 1932-33 chargeable under the head "Salaries".

SCHEDULE.

Classes of persons exempted.

1. All persons in the service of the Crown in India or holding any office the emoluments of which are exempted from the payment of tax, whose income of the year 1931-32 or the year 1932-33, as the case may be, is chargeable under the head "Salaries" is exempted—

(a) under the operation of any law, rule, direction or order issued or made for the purpose of effecting a temporary reduction of pay as an incident in the exercise of undertakings to meet the existing financial emergency, or

(b) as the result of a voluntary surrender made with the intent and accepted by the appropriate authority.

2. All amounts of an eligible Railway Company, as defined in the Explanation to section 43, whose income of the year 1931-32 or the year 1932-33, as the case may be, is chargeable under the head "Salaries" is exempted—

(a) under the operation of any rule of the Railway Companies (Exemption of temporary reduction of pay as an incident in the exercise of undertakings to meet the existing financial emergency, or

(b) as the result of a voluntary surrender made with the intent and accepted by the Railway Company.

Explanation.—The expression "eligible Railway Company" means a Railway Company which has notified the Governor-General in Council that it will pay to the Governor-General in Council a sum equal to the amount of the cost of additional income tax and super-tax which would have been payable by its servants under the operation of the amended sections of the Indian Finance (Supplementary and Extending) Act, 1931, if the exemption herein contained had not been granted by the Governor-General in Council.

CENTRAL BOARD OF REVENUE.

Customs Returns—TRENCHARD.

The 20th December 1931.

No. 129.—Mr. K. K. Goenka, Head Appraiser, Madras Customs House, has been granted leave on average pay for ten months in further recognition of his long service in the Madras Customs House, Madras, dated the 17th October 1931.

Mr. K. A. Perera will continue to officiate as Head Appraiser during the absence on leave of Mr. Goenka.

TRENCHARD.

The 25th December 1931.

No. 44.—The following draft of a further amendment to the Indian Income Tax Act, 1922,

which the Central Board of Revenue propose to make in exercise of the power conferred by section 43 of the Indian Income Tax Act, 1922 (No. 10 of 1922), is published as suggested by and notice (a) of the said section for the introduction of all persons liable to be effected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 15th February 1932. Any objection or suggestion which may be received in respect of the draft before the date specified will be considered by the said Board.

DEED OF ASSIGNMENT.

For the form set forth in rule 36 of the said Rules, the following form shall be substituted, namely:—

"Name of company)

(Address of company)

Date

Whereas the Rs. _____ and figure _____, if the certificate is issued by an entry in words stating that the amount of dividend is under the next multiple of Rs. 40 above that amount, in figures only:—

divided (1) at the rate of Rs. (1) _____ and figure _____ per share

for the year _____ to _____ being the year ending on the _____ day of _____ 19____

(2) _____ on (4) _____ shares in this company, registered during the said period in the name of _____

was declared at the (1) _____ meeting held on the (2) _____ 19____

I, _____ do hereby certify that the amount _____

is to be paid to the holder of the shares _____

and the said sum is to be paid to the holder of the shares _____

and the said sum is to be paid to the holder of the shares _____

paid by _____ to the Government of India.

Signature

Office

(To be signed by the dividend)

I hereby certify that the dividend above mentioned relates to shares which were my own part at the time when the dividend was declared partly during the period from _____ to _____ and were in the possession of _____

Signature

Date

DEPARTMENT OF EDUCATION, MADRAS
AND SINGAPORE

ANNOUNCEMENT

For Enrol, the 20th December 1931.

No. 845.—Ed. Subbarao Datta, New Salem, M.A., Director-General of Archaeology in India, is appointed to hold charge of the office of Archaeological Chemist in India in addition to his own duties with effect from the afternoon of the 15th December 1931, until further orders.

C. E. JONES,

Deputy Secretary to Government.

(Ecclesiastical.)

MARSHALL LICENSES.

Part 25, George, January 14, 1932.

No. 25—The license granted under section 8 of the Indian Christian Marriage Act, 1915, to the undersigned persons in the district of Welles on the dates entered against them, are hereby renewed:—

Mr. David Joseph of the American Baptist
Toogo Kimo—1931 January 1932.

Mr. Dumas Simpson of the American Baptist
Nimmo—2nd May 1932.

Mr. Godwin Gervaise of the American Baptist
Mimmo—30th June 1932.

The Reverend S. Davidson Philip Augustus of
the United Lutheran Church Nimmo—1932
December 1932.

H. H. HODG,

Secretary to Government.

LAW DEPARTMENT.

(General.)

INVESTITURE OF POWERS.

Part 25, George, January 14, 1932.

No. 45—Under section 182 of the Code of Criminal Procedure, 1930, as amended by Acts XVII and XXVIII of 1925, the Government hereby empowers the undersigned. Second class Magistrate in the district specified against his name to pass orders as to first offenders:—

James Sayrol Qader Mahi Gid-Soh Sahib Sahader
—Coulbata.

Part 25, George, January 14, 1932.

No. 46—Under section 182 of the Code of Criminal Procedure, 1930, the undersigned Deputy Commissioners and First class Magistrates in the districts specified against their names are authorized to take down the statements of witnesses with their own hand in the English language:—

M. R. Ry, A. Dandaj Awangh—Solta.

Mohammed Abdul Qader Sahib Sahader—
Bakery.

Khan Sahib K. Moshim Sahib Sahader—
Mashar.

Part 25, George, January 14, 1932.

No. 47—Under sections 184 and 187 of the Code of Criminal Procedure, 1930, as amended by Criminal Procedure Code Amendment Act XVIII of 1925, the undersigned Second class Magistrate in the district specified against his name is empowered to record any statement or confession made in line to the course of an investigation under Chapter XIV of the said Code or at any time afterwards before the commencement of the enquiry or trial and to authorize the detention of accused persons in the custody of the police:—

James Sayrol Qader Mahi Gid-Soh Sahib Sahader
—Coulbata.

Part 25, George, January 14, 1932.

No. 48—Under the provisions of section 16 of the Code of Criminal Procedure, 1930, the Government

are pleased to confer upon M. R. Ry, David Posen, Sub-Inspector of Thana in the district of Bhamo, for the term of his appointment as Sub-Inspector of Thana, each of the ordinary and additional powers of a Magistrate of the third class as are specified hereunder in respect to offences under sections 2 to 5 both inclusive, of the Malaya Towns Ordinance Act, 1920 (III of 1920), and under sections 8, 9 and 12 of the Malaya Ordinance Act, 1920 (III of 1920), which may be committed within the limits of the town of Thana in the district of Bhamo:—

1. Ordinary powers—Schedule III of the Code of Criminal Procedure, 1930, section 1. Items 1 to 5, 25, 14 and 15 to 19.

2. Additional powers—Schedule IV of the Code of Criminal Procedure, 1930. Items 4 and 5 of the powers conferable by the Local Government on a Magistrate of the third class.

No. 49—Under the provisions of section 16 of the Code of Criminal Procedure, 1930, the Government are pleased to confer upon M. R. Ry, Temuway Government Pili Hamahego Miller, Sub-Inspector of Mili Milihamar in the district of Thana, for the term of his appointment as Sub-Inspector of Mili Milihamar, each of the ordinary and additional powers of a Magistrate of the third class as are specified hereunder in respect to offences under sections 2 to 5, both inclusive, of the Malaya Towns Ordinance Act, 1920 (III of 1920), and under sections 8, 9 and 12 of the Malaya Ordinance Act, 1920, which may be committed within the limits of the village of Mili Milihamar and villages under section 14 of the Malaya Ordinance Act, 1920, which may be committed within the limits of the village of Mili Milihamar, Chawin, Kewinham and Apulim in the district of Thana:—

1. Ordinary powers—Schedule III of the Code of Criminal Procedure, 1930, section 1. Items 1 to 5, 14, 15 and 17 to 20.

2. Additional powers—Schedule IV of the Code of Criminal Procedure, 1930. Items 4 and 5 of the powers conferable by the Local Government on a Magistrate of the third class.

No. 50—Under section 23 of the Code of Criminal Procedure, 1930, the undersigned officer in the district specified against his name is appointed to be a Magistrate of the second class, and under section 27 he is invested with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of that class except the powers to record confessions under section 184, to authorize the detention of accused persons in the custody of the police under section 187 and to pass orders as to first offenders under section 188 (1), Criminal Procedure Code:—

M. R. Ry, Moshim Amurham Pili Hamahego Miller, Acting Deputy Tahsilat and Magistrate—
Thana.

Part 25, George, January 21, 1932.

No. 51—Under section 16 of the Code of Criminal Procedure, 1930, the undersigned officer in the district specified against his name is appointed to be a Magistrate of the second class, and under section 27 he is invested with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of that

also, except the power to report statements and conclusions under section 104, he authorizes the direction of a second person in the custody of the prisoner under section 107 and to pass orders as to first offenders under section 107, Council of Prisons and Girls' one.

Dr. R. R. Kucklin, U.S. National Museum, Washington, D.C., has identified the Megaloptera of the third clousure.

§6 41.—Tale section 18 of the Code of Civil Procedure, 1908, the aforementioned office in the district specified, again, has been reported to be a duplicate of the Western, and under section 37 has been inserted with all the papers specified in the fourth schedule as pertaining to the Western at the same office as a duplicate of that office except the papers in my case, namely, under section 340 and in those appeals from the findings of several third class Magistrates.—

Mr. William Wayne Overman, I.C.B., Assistant
Collector and Manager—Chicago.

Let B. Gould, January 16, 1832.

35-43.—Cases arising in the City of Cincinnati, 1898, and the corresponding effort in the Federal Circuit, which has now been appointed to be a Magistrate of the second class, and under section 37 has increased with all the powers specified in the fourth article as powers which the Government may confer on a Magistrate of that class except the power to accept statements and confessions under section 101, to authorize the detention of accused persons in the custody of the police under section 101 and to issue warrants to take accused under section 362 (3), Criminal Code.

M. H. Ry. Muthakrishnan Appar Rajagopala Ayyar,
Deputy Tahsildar and Sub-Registrar at the
Shed shed—North Arcot.

Feel St. George, January 14, 1970.

34. 46.—Under section 12 of the Code of Criminal Procedure, 1898, the undersigned official in the District specified against his name is appointed to be a Magistrate of the first class, and under section 37 he is invested with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of first class except the powers to try cases summarily under sections 283 and to hear appeals from the sentences of second and third class Magistrates:—

Mr. D. W. Day, I.C.S., Assistant Collector and
Second class Magistrate—Malabar.

Not & Range, January 10, 1972.

35. 47.—The Governor in Council is pleased to appoint the undersigned persons to be Special Magistrates for the areas comprised within the Jurisdiction of the Bench of Magistrates at the places specified against their names with the powers and subject to the terms and conditions specified in Notification No. 737, (Hans. [Hansard], dated the 18th August 1948, published at pages 1840 and 1851 of Part I of the Part II *Weekly Gazette* of the 26th idem as amended by subsequent notifications:—

M.B. T. P. A. Arunachalam Chettiar Awar-
di—Tumkur in the district of Tumkur.

Amir al-Umara, Bahadur—Karnal is the district of Karnal.

Hills, and Gravelly, Underlaid, Aragonite
and in the district of North Arch.

Dr. H. J. Paul, Virginia, called to present a paper on
"Acute and Chronic Diseases of the Heart."

M.H. 22. *Thalassoma Chelii* Vign. Red-blackleg in the district of North Arch.

2188p. Unknown Human: Hot Unit Average—
Calend in the district of Maibon.

Mont. St. Grappa, January 21, 1939.

M.H.D., Anantadham Chetiyar N. H. A. H.
Narappa Chetiyar Arangal—Kadavoor in
the District of Madras.

M.H. Hg	Senders	Anthony	Kushkavani
Psychomotor state	Abstr.		
Research			

M.L. Sy. Bawel	Metallogne	in the District of Turgay.
Indukhovsky	Kudalpar	
A. Vasil.		

Case background on the system of thought.

SCIENTIFIC ABSTRACTING

Est. St. George, January 18, 1932

¹ G. O. M. S. 167, Lane (Gaines?).

St. 18.—In witness of the powers conferred by section 17 (1) (a) of the Mines and Quarries Act VIII of 1932, the Governor in Council hereby directs the survey under the provisions of the said Act of all supplemental subdivisions created during the preparation of a record-of-rights in the village of Mijpetapadone, Khamti-Khasi District, Garo Hills.

Y. M. VISWANATHA RAO,
Secretary to Government.

East St. George, January 28, 1885

(2.0. 3b, Na, 100, Low (General))

§ 2. 90—Under clause (b) of sub-section (1) of section 18 of the Indian Motor Vehicles Act, 1938, the Government hereby declare that B. Guruswami Pillai, a motor driver in the District of Coimbatore and holder of driving licence No. 4413 of 1104 issued by the Indian State of Travancore, shall be disqualified permanently for obtaining a license under the said Act.

A. F. W. DIXON,
Deputy Secretary to Government.

(Repetition.)

LEAVE

Fort St. George, January 18, 1918.

No. 1.—Under rule 81 of the Foremaster's Rules, M.R. By P. Jayaram Pillai Atangal, Engineer of Agriculture, here an average per sq. worked certificate for four months from the 1st January 1933.

V. N. VISWANATHA RAO,
Secretary to Government.

undermentioned five villages of the present Hasegaki sub-town in the Tetsu district shall be transferred to the jurisdiction of the Takanishi of Hasegaki:

1. Shinagawa	2. Kashiwa	3. Minatogawa	4. Tsurugawa	5. Aomori-shi
6. Tsurugawa	7. Aomori-shi	8. Tsurugawa	9. Aomori-shi	10. Tsurugawa

With effect from 1st February 1922 the undermentioned 24 villages of the present Hasegaki sub-town shall be transferred to the jurisdiction of the Takanishi of Hasegaki:

1. Hasegaki	2. Hasegaki	3. Hasegaki	4. Hasegaki	5. Hasegaki
6. Hasegaki	7. Hasegaki	8. Hasegaki	9. Hasegaki	10. Hasegaki
11. Hasegaki	12. Hasegaki	13. Hasegaki	14. Hasegaki	15. Hasegaki
16. Hasegaki	17. Hasegaki	18. Hasegaki	19. Hasegaki	20. Hasegaki
21. Hasegaki	22. Hasegaki	23. Hasegaki	24. Hasegaki	25. Hasegaki

With effect from 1st February 1922 the undermentioned 24 villages of the present Hasegaki sub-town shall be transferred to the jurisdiction of the Takanishi of Hasegaki:

1. Hasegaki	2. Hasegaki	3. Hasegaki	4. Hasegaki	5. Hasegaki
6. Hasegaki	7. Hasegaki	8. Hasegaki	9. Hasegaki	10. Hasegaki
11. Hasegaki	12. Hasegaki	13. Hasegaki	14. Hasegaki	15. Hasegaki
16. Hasegaki	17. Hasegaki	18. Hasegaki	19. Hasegaki	20. Hasegaki
21. Hasegaki	22. Hasegaki	23. Hasegaki	24. Hasegaki	25. Hasegaki

Port St. George, January 6, 1922
(G.O. No. 31, Annex)

No. 21.—The Governor in Council is pleased to direct that with effect from 1st February 1922 the Hasegaki sub-town of the Hasegaki district shall be transferred to and form part of the Hasegaki sub-town of the same district.

No. 22.—The Governor in Council is pleased to direct that with effect from 1st February 1922 the Hasegaki sub-town of the Hasegaki district shall be transferred to and form part of the Hasegaki sub-town of the same district.

2. With effect from the same date, the Divisional Office, Hasegaki, shall cease to exercise revenue jurisdiction over the villages of the Hasegaki sub-town of the Hasegaki district and shall exercise revenue jurisdiction over the villages of the Hasegaki sub-town of the Hasegaki district.

No. 23.—In exercise of the power conferred by sub-section (1) of section 8 of the Code of Criminal Procedure, 1908 (V of 1908), the Governor in Council is hereby pleased to direct that, with effect from 1st February 1922, the village of Hasegaki shall be included in the limits of the Hasegaki sub-town in the Hasegaki district and included within the limits of the Hasegaki sub-town in the same district.

Port St. George, January 27, 1922
(G.O. No. 31, Annex)

No. 24.—The Governor in Council is pleased to direct that with effect from 1st February 1922 the Hasegaki sub-town of the Hasegaki district shall be transferred to and form part of the Hasegaki sub-town of the same district.

Port St. George, January 27, 1922
(G.O. No. 31, Annex)

No. 25.—The Governor in Council is pleased to direct that with effect from 1st February 1922 the Hasegaki sub-town of the Hasegaki district shall be transferred to and form part of the Hasegaki sub-town of the same district.

Port St. George, January 27, 1922
(G.O. No. 31, Annex)

No. 26.—The Governor in Council is pleased to direct that with effect from 1st February 1922 the Hasegaki sub-town of the Hasegaki district shall be transferred to and form part of the Hasegaki sub-town of the same district.

Port St. George, January 27, 1922
(G.O. No. 31, Annex)

No. 27.—The Governor in Council is pleased to direct that with effect from 1st February 1922 the Hasegaki sub-town of the Hasegaki district shall be transferred to and form part of the Hasegaki sub-town of the same district.

Port St. George, January 27, 1922
(G.O. No. 31, Annex)

No. 28.—The Governor in Council is pleased to direct that with effect from 1st February 1922 the Hasegaki sub-town of the Hasegaki district shall be transferred to and form part of the Hasegaki sub-town of the same district.

Port St. George, January 27, 1922
(G.O. No. 31, Annex)

No. 29.—The Governor in Council is pleased to direct that with effect from 1st February 1922 the Hasegaki sub-town of the Hasegaki district shall be transferred to and form part of the Hasegaki sub-town of the same district.

Port St. George, January 27, 1922
(G.O. No. 31, Annex)

No. 30.—The Governor in Council is pleased to direct that with effect from 1st February 1922 the Hasegaki sub-town of the Hasegaki district shall be transferred to and form part of the Hasegaki sub-town of the same district.

Port St. George, January 27, 1922
(G.O. No. 31, Annex)

No. 31.—The Governor in Council is pleased to direct that with effect from 1st February 1922 the Hasegaki sub-town of the Hasegaki district shall be transferred to and form part of the Hasegaki sub-town of the same district.

Port St. George, January 27, 1922
(G.O. No. 31, Annex)

No. 32.—The Governor in Council is pleased to direct that with effect from 1st February 1922 the Hasegaki sub-town of the Hasegaki district shall be transferred to and form part of the Hasegaki sub-town of the same district.

Port St. George, January 27, 1922
(G.O. No. 31, Annex)

No. 33.—The Governor in Council is pleased to direct that with effect from 1st February 1922 the Hasegaki sub-town of the Hasegaki district shall be transferred to and form part of the Hasegaki sub-town of the same district.

Port St. George, January 27, 1922
(G.O. No. 31, Annex)

No. 34.—The Governor in Council is pleased to direct that with effect from 1st February 1922 the Hasegaki sub-town of the Hasegaki district shall be transferred to and form part of the Hasegaki sub-town of the same district.

Port St. George, January 27, 1922
(G.O. No. 31, Annex)

No. 35.—The Governor in Council is pleased to direct that with effect from 1st February 1922 the Hasegaki sub-town of the Hasegaki district shall be transferred to and form part of the Hasegaki sub-town of the same district.

Port St. George, January 27, 1922
(G.O. No. 31, Annex)

No. 36.—The Governor in Council is pleased to direct that with effect from 1st February 1922 the Hasegaki sub-town of the Hasegaki district shall be transferred to and form part of the Hasegaki sub-town of the same district.

Port St. George, January 27, 1922
(G.O. No. 31, Annex)

No. 37.—The Governor in Council is pleased to direct that with effect from 1st February 1922 the Hasegaki sub-town of the Hasegaki district shall be transferred to and form part of the Hasegaki sub-town of the same district.

Port St. George, January 27, 1922
(G.O. No. 31, Annex)

No. 38.—The Governor in Council is pleased to direct that with effect from 1st February 1922 the Hasegaki sub-town of the Hasegaki district shall be transferred to and form part of the Hasegaki sub-town of the same district.

Port St. George, January 27, 1922
(G.O. No. 31, Annex)

placed under the jurisdiction of the Tahiti of the
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Fort St. George, January 18, 1933
[O.G. No. 123, Kororua]

No. 33.—The Governor in Council is pleased to
direct that with effect from 1st February 1933 the

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sub-division of Tahiti in the Kororua side of the
Anapapa district shall come to exist and all the
will be comprising the sub-division shall be placed
under the jurisdiction of the Tahiti of Kadai.

No. 34.—The Governor in Council is pleased to
direct that, with effect from 1st February 1933, the
sub-division of Tahiti in the Anapapa side of the
Anapapa district shall come to exist and all the
will be comprising the sub-division shall be placed
under the jurisdiction of the Tahiti of Kadai.

Fort St. George, January 18, 1933.

No. 40.—The proposals for the revision of the
existing rules of water use in the three
districts of East Kadai, West Kadai and
Kororua were published in the District Gazette of
these districts in December 1927 with the proposals
of the Special Settlement Officer for the settlement
of the Government villages of these districts. The
Government has considered the Settlement Officer's
recommendations and they propose to introduce the
proposed rules of water use shown in the draft rules
concerning Kadai and II to the settlement
in these districts with effect from 1st 1933. The
provisions of the rules with Kadai river water as
the Kadai district being the same as those of irri-
gation with Kadai river water in the Kadai
district, it is proposed to apply the corresponding
provisions of water use to the irrigation of lands
with Kadai river water in the Kadai district and
with effect from 1st 1933. Arrangements I to the
settlement system a draft rule which is to be
submitted for the existing rule I of the rules
submitted in Appendix I to the U.S.O. No. 4, para-
graph 2. Arrangements II to the settlement system
the new draft rule for the levy of water use in the
area concerned by the settlement system, below in
which the modified rule of water use submitted in
Appendix I to the U.S.O. No. 4, paragraph 2, is now
in force.

(a) the Kadai and the Upsilon in the West
Kadai and Kororua districts.

(b) the Kadai and the Upsilon in the Kadai
district, and

(c) lands and other matters in the upland of
the East Kadai, West Kadai and Kororua
districts.
The draft rules are published for general infor-
mation and will be taken up for consideration by
Government on or after 1st April 1933. Objections
and suggestions relating to them should reach the
Government before that date.

ANNEXURE I.

DRAFT ANNEXURE TO THE RULES AND THE LEVY OF
WATER USE AND THE IRRIGATION OF LANDS IN THE
East Kadai, West Kadai, Kororua and
Kororua districts with Kadai and Kadai
river water as with water from the Kadai
River.

For rule I of the rules submitted in Appendix I to
the U.S.O. No. 4, paragraph 7, for the levy of water
use in the lands mentioned below the following
rule shall be substituted, namely:—

- (a) Government dry lands in the delta, mouth of
the East Kadai, West Kadai, Kororua and
Kororua districts.
- (b) Lands and upland lands in the delta, mouth
of the East Kadai, West Kadai, Kororua and
Kororua districts.
- (c) Lands and upland lands in the Kadai and
Kororua districts.
- (d) Dry lands in the upland, villages of the
East Kadai, West Kadai, Kororua and Kadai
districts situated with water from the Kadai and
Kororua rivers.
- (e) Lands irrigated under the Kadai and
Kororua rivers.

(B) (i) "wet crops" include paddy and any other crops which are approximately irrigated for not more than six months;

(ii) "garden crops" include mangoes, lemons, pineapples, oranges, all sorts of peas, beans, dry beans, melons, cucumbers, and any other produce which remains in the ground for more than six months; and

(iii) all other crops are "dry crops."

Provided that "Haulia" paddy and "Yerandam" and "Chinna Yerandam" paddy shall be regarded as dry crops.

Provided further that a common garden or any other plantation of trees shall be regarded as a garden crop if it is a system steadily engaged farmers take six months or less; and any wet crop if it is irrigated for not more than six months.

(C) A "second crop" is a crop grown on land as which a first irrigated wet or dry crop has already been grown in the same field.

(D) A "third crop" is a crop grown on land as which two irrigated wet or dry crops or an irrigated garden crop has already been grown in the same field.

(E) The Collector of the District shall, from time to time, publish in the District Gazette lists of crops which are to be regarded as wet or garden crops within the meaning of clause (C) of sub-rule (1) of this rule, in addition to the wet or garden crops specified in that clause.

II. Where water is supplied or used for the regular irrigation of crops in the East Godavari, West Godavari and Koppal districts from—

- (a) the Kallur and the Upper Godavari,
(b) the Mangampudi system, and

(c) tanks and other sources in the aforesaid, water can be levied at the following rates and collected according to the direction of the District Collector—

Provided that where the water is used for irrigation without raising it by lifting or by means of a mechanical contrivance, a discount at one-fourth of the said rates shall be made—

Description of crop	The full rate to be levied per acre per annum— Rs. p. a.	The rate to be levied per acre per annum— Rs. p. a.	The rate to be levied per acre per annum— Rs. p. a.	Tanks and other special sources— Rs. p. a.		
				Deep 1. hole per acre	Shallow 2. hole per acre	Shallow 3. hole per acre
(1) For a first crop of paddy and two or more garden or other produce of trees which is regarded as a wet crop	..	4	8	4	8	8
(2) For a second crop of paddy and two or more garden or other produce of trees which is regarded as a wet crop	..	3	10	3	10	3
(3) For a third crop of paddy and two or more garden or other produce of trees which is regarded as a wet crop	..	3	8	3	8	3
(4) For a first crop of paddy and two or more garden or other produce of trees which is regarded as a dry crop	..	3	3	3	3	3

III. Frequent irrigation of crops shall be dealt with in accordance with the rules contained in the Revenue Department Notification No. 365, dated 11th August 1937, published at page 1214 of Part I of the Port St. George Gazette, dated 21st August 1937.

Port St. George, January 25, 1937
(S. S. No. 114, Annex).

No. 41.—The Governor in Council is pleased to direct that with effect from 1st February 1937 the following list of villages in the Salem district shall be placed under the charge of an independent Deputy Collector.

No. 42.—The Governor in Council is pleased to direct that with effect from 1st February 1937 the undermentioned villages of the present Koppal taluk in the Salem district shall form part of the Narsimhal taluk and shall be placed under the direct charge of the Collector of Narsimhal—

Narsimhal taluk villages.	
(1) 10. Pottur.	(11) 14. Chinnampudi.
(2) 21. Anantapuram.	(12) 15. Koppal.
(3) 22. Anantapuram.	(13) 16. Koppal.
(4) 23. Koppal.	(14) 17. Koppal.
(5) 24. Koppal.	(15) 18. Koppal.
(6) 25. Koppal.	(16) 19. Koppal.
(7) 26. Koppal.	(17) 20. Koppal.
(8) 27. Koppal.	(18) 21. Koppal.
(9) 28. Koppal.	(19) 22. Koppal.

Koppal taluk villages.	
(1) 10. Pottur.	(11) 14. Chinnampudi.
(2) 21. Anantapuram.	(12) 15. Koppal.
(3) 22. Anantapuram.	(13) 16. Koppal.
(4) 23. Koppal.	(14) 17. Koppal.
(5) 24. Koppal.	(15) 18. Koppal.
(6) 25. Koppal.	(16) 19. Koppal.
(7) 26. Koppal.	(17) 20. Koppal.
(8) 27. Koppal.	(18) 21. Koppal.
(9) 28. Koppal.	(19) 22. Koppal.

IV. Where water is supplied or used for the regular irrigation of crops in the East Godavari, West Godavari and Koppal districts from—

- (a) the Kallur and the Upper Godavari,
(b) the Mangampudi system, and

(c) tanks and other sources in the aforesaid, water can be levied at the following rates and collected according to the direction of the District Collector—

Provided that where the water is used for irrigation without raising it by lifting or by means of a mechanical contrivance, a discount at one-fourth of the said rates shall be made—

Description of crop	The full rate to be levied per acre per annum— Rs. p. a.	The rate to be levied per acre per annum— Rs. p. a.	The rate to be levied per acre per annum— Rs. p. a.	Tanks and other special sources— Rs. p. a.		
				Deep 1. hole per acre	Shallow 2. hole per acre	Shallow 3. hole per acre
(1) For a first crop of paddy and two or more garden or other produce of trees which is regarded as a wet crop	..	4	8	4	8	8
(2) For a second crop of paddy and two or more garden or other produce of trees which is regarded as a wet crop	..	3	10	3	10	3
(3) For a third crop of paddy and two or more garden or other produce of trees which is regarded as a wet crop	..	3	8	3	8	3
(4) For a first crop of paddy and two or more garden or other produce of trees which is regarded as a dry crop	..	3	3	3	3	3

No. 43.—The Governor in Council is pleased to direct that with effect from 1st February 1937 the undermentioned villages of the present Koppal taluk in the Salem district shall be added to the charge of the Revenue Divisional Officer, Salem. The Revenue Divisional Officer, Narsimhal, shall cease to have jurisdiction over the said villages with effect from the same date—

Narsimhal taluk villages.

(1) 10. Pottur.	(11) 14. Chinnampudi.
(2) 21. Anantapuram.	(12) 15. Koppal.
(3) 22. Anantapuram.	(13) 16. Koppal.
(4) 23. Koppal.	(14) 17. Koppal.
(5) 24. Koppal.	(15) 18. Koppal.
(6) 25. Koppal.	(16) 19. Koppal.
(7) 26. Koppal.	(17) 20. Koppal.
(8) 27. Koppal.	(18) 21. Koppal.
(9) 28. Koppal.	(19) 22. Koppal.

No. 44.—The Governor in Council is pleased to direct that with effect from 1st February 1937 the undermentioned villages of the present Koppal taluk in the Salem district shall be added to the charge of the Revenue Divisional Officer, Salem. The Revenue Divisional Officer, Narsimhal, shall cease to have jurisdiction over the said villages with effect from the same date—

Koppal taluk villages.

(1) 10. Pottur.	(11) 14. Chinnampudi.
(2) 21. Anantapuram.	(12) 15. Koppal.
(3) 22. Anantapuram.	(13) 16. Koppal.
(4) 23. Koppal.	(14) 17. Koppal.
(5) 24. Koppal.	(15) 18. Koppal.
(6) 25. Koppal.	(16) 19. Koppal.
(7) 26. Koppal.	(17) 20. Koppal.
(8) 27. Koppal.	(18) 21. Koppal.
(9) 28. Koppal.	(19) 22. Koppal.

No. 45.—In exercise of the powers conferred by sub-section (1) of section 5 of the Code of Criminal Procedure, 1908 (V of 1908), the Governor in Council is hereby pleased to direct that with effect from 1st February 1937, the undermentioned villages in the Salem district shall be included from the Salem taluk of the Narsimhal subdivision in that district and

The right of the survey plot should be observed from the section. (1) The lower part should not be extended, reduced or altered in any other way, unless the right of the survey plot is not protected in writing of the British Patent Office, South African, previously obtained, or (2) the right of the lower part should be altered from its original position.

Section 20.—The following public rights of way are reserved under the Indian Survey Act, 1908:

(a) The right of the survey plot to be altered from its original position.

(b) The right of the survey plot to be altered from its original position.

(c) The right of the survey plot to be altered from its original position.

(d) The right of the survey plot to be altered from its original position.

(e) The right of the survey plot to be altered from its original position.

(f) The right of the survey plot to be altered from its original position.

(g) The right of the survey plot to be altered from its original position.

(h) The right of the survey plot to be altered from its original position.

(i) The right of the survey plot to be altered from its original position.

(j) The right of the survey plot to be altered from its original position.

(k) The right of the survey plot to be altered from its original position.

(l) The right of the survey plot to be altered from its original position.

(m) The right of the survey plot to be altered from its original position.

(n) The right of the survey plot to be altered from its original position.

(o) The right of the survey plot to be altered from its original position.

(p) The right of the survey plot to be altered from its original position.

(q) The right of the survey plot to be altered from its original position.

(r) The right of the survey plot to be altered from its original position.

(s) The right of the survey plot to be altered from its original position.

(t) The right of the survey plot to be altered from its original position.

(u) The right of the survey plot to be altered from its original position.

(v) The right of the survey plot to be altered from its original position.

(w) The right of the survey plot to be altered from its original position.

(x) The right of the survey plot to be altered from its original position.

Fort St. George, January 13, 1932.

By 18—Under the provisions of section 18 of the Mines and Minerals Act (No. 10) of 1926, the Government has granted hereby a license that the area described in the schedule below shall be constituted "reserved forest" with effect from 1st April 1932:—

Reservations.

East Gokulnadi district, Kanya Chikmagur taluk.

[Name of forests—Bulagonda.]

Particulars.

Forest—Starting from corner No. 1, a point at a distance of 2,000 feet to the N. E. of the S. E. corner of the boundary, and in which corner No. 2 is situated, the boundary runs with the following bearings and distances:—

Cuts.		Bearing.	Distance in fathoms.
From	To		
1	2	80° 30'	2,000
2	3	45° 00'	1,000
3	4	81° 00'	1,000
4	5	81° 15'	2,000
5	6	40° 15'	4,152
6	7	80° 15'	800
7	8	56° 45'	800
8	9	87° 20'	1,000
9	10	54° 15'	5,700
10	11	80° 15'	800
11	12	86° 00'	3,200
12	13	121° 15'	1,000
13	14	108° 00'	3,400
14	15	79° 15'	700
15	16	82° 00'	1,000
16	17	80° 00'	100
17	18	119° 00'	5,700
18	19	248° 10'	700
19	20	87° 00'	800
20	21	47° 00'	700
21	22	20° 00'	600
22	23	84° 15'	1,000
23	24	80° 00'	1,000
24	25	332° 00'	100
25	26	142° 00'	1,000
26	27	241° 00'	100
27	28	240° 00'	200
28	29	80° 00'	800
29	30	114° 00'	1,100
30	31	207° 15'	100
31	32	62° 00'	700
32	33	114° 00'	900
33	34	254° 00'	1,000
34	35	204° 00'	400
35	36	101° 00'	500
36	37	190° 00'	1,000
37	38	187° 00'	100
38	39	157° 00'	100
East.			
39	40	180° 00'	700
40	41	207° 15'	500
41	42	151° 00'	1,000
42	43	201° 15'	400
43	44	232° 00'	600
44	45	214° 00'	700
45	46	234° 15'	700
46	47	150° 00'	800
47	48	140° 00'	3,000
48	49	114° 00'	2,000
49	50	124° 00'	200
50	51	328° 15'	1,000
51	52	150° 00'	1,000
52	53	301° 15'	1,000
53	54	228° 00'	1,000
54	55	227° 00'	1,000
South.			
55	56	228° 00'	800
56	57	190° 15'	800
57	58	201° 15'	700
58	59	232° 00'	400
59	60	242° 00'	1,000
60	61	300° 00'	800
61	62	200° 00'	8,000
62	63	307° 00'	700
63	64	317° 00'	300
64	65	400° 00'	800
65	66	337° 00'	300
66	67	4° 00'	200
67	68	240° 00'	500
68	69	307° 15'	1,000
69	70	308° 00'	1,000

Cuts.		Bearing.	Distance in fathoms.
From	To		
70	71	86° 15'	700
71	72	115° 00'	100
72	73	84° 00'	1,000
73	74	200° 15'	1,000
74	75	310° 00'	400
75	76	300° 00'	2,700
76	77	211° 00'	300
77	78	274° 00'	2,000
78	79	270° 00'	2,000
79	80	270° 00'	2,000
80	81	270° 00'	2,000
81	82	270° 00'	2,000
82	83	270° 00'	2,000
83	84	270° 00'	2,000
84	85	270° 00'	2,000
85	86	270° 00'	2,000
86	87	270° 00'	2,000
87	88	270° 00'	2,000
88	89	270° 00'	2,000
89	90	270° 00'	2,000
90	91	270° 00'	2,000
91	92	270° 00'	2,000
92	93	270° 00'	2,000
93	94	270° 00'	2,000
94	95	270° 00'	2,000
95	96	270° 00'	2,000
96	97	270° 00'	2,000
97	98	270° 00'	2,000
98	99	270° 00'	2,000
99	100	270° 00'	2,000
100	101	270° 00'	2,000
101	102	270° 00'	2,000
102	103	270° 00'	2,000
103	104	270° 00'	2,000
104	105	270° 00'	2,000
105	106	270° 00'	2,000
106	107	270° 00'	2,000
107	108	270° 00'	2,000
108	109	270° 00'	2,000
109	110	270° 00'	2,000
West.			
110	111	270° 00'	2,000
111	112	270° 00'	2,000
112	113	270° 00'	2,000
113	114	270° 00'	2,000
114	115	270° 00'	2,000
115	116	270° 00'	2,000
116	117	270° 00'	2,000
117	118	270° 00'	2,000
118	119	270° 00'	2,000
119	120	270° 00'	2,000
120	121	270° 00'	2,000
121	122	270° 00'	2,000
122	123	270° 00'	2,000
123	124	270° 00'	2,000
124	125	270° 00'	2,000
125	126	270° 00'	2,000
126	127	270° 00'	2,000
127	128	270° 00'	2,000
128	129	270° 00'	2,000
129	130	270° 00'	2,000
130	131	270° 00'	2,000
131	132	270° 00'	2,000
132	133	270° 00'	2,000
133	134	270° 00'	2,000
134	135	270° 00'	2,000
135	136	270° 00'	2,000
136	137	270° 00'	2,000
137	138	270° 00'	2,000
138	139	270° 00'	2,000
139	140	270° 00'	2,000
140	141	270° 00'	2,000
141	142	270° 00'	2,000
142	143	270° 00'	2,000
143	144	270° 00'	2,000
144	145	270° 00'	2,000
145	146	270° 00'	2,000
146	147	270° 00'	2,000
147	148	270° 00'	2,000
148	149	270° 00'	2,000
149	150	270° 00'	2,000
150	151	270° 00'	2,000
151	152	270° 00'	2,000
152	153	270° 00'	2,000
153	154	270° 00'	2,000
154	155	270° 00'	2,000
155	156	270° 00'	2,000
156	157	270° 00'	2,000
157	158	270° 00'	2,000
158	159	270° 00'	2,000
159	160	270° 00'	2,000
160	161	270° 00'	2,000
161	162	270° 00'	2,000
162	163	270° 00'	2,000
163	164	270° 00'	2,000
164	165	270° 00'	2,000
165	166	270° 00'	2,000
166	167	270° 00'	2,000
167	168	270° 00'	2,000
168	169	270° 00'	2,000
169	170	270° 00'	2,000
170	171	270° 00'	2,000
171	172	270° 00'	2,000
172	173	270° 00'	2,000
173	174	270° 00'	2,000
174	175	270° 00'	2,000
175	176	270° 00'	2,000
176	177	270° 00'	2,000
177	178	270° 00'	2,000
178	179	270° 00'	2,000
179	180	270° 00'	2,000
180	181	270° 00'	2,000
181	182	270° 00'	2,000
182	183	270° 00'	2,000
183	184	270° 00'	2,000
184	185	270° 00'	2,000
185	186	270° 00'	2,000
186	187	270° 00'	2,000
187	188	270° 00'	2,000
188	189	270° 00'	2,000
189	190	270° 00'	2,000
190	191	270° 00'	2,000
191	192	270° 00'	2,000
192	193	270° 00'	2,000
193	194	270° 00'	2,000
194	195	270° 00'	2,000
195	196	270° 00'	2,000
196	197	270° 00'	2,000
197	198	270° 00'	2,000
198	199	270° 00'	2,000
199	200	270° 00'	2,000
200	201	270° 00'	2,000
201	202	270° 00'	2,000
202	203	270° 00'	2,000
203	204	270° 00'	2,000
204	205	270° 00'	2,000
205	206	270° 00'	2,000
206	207	270° 00'	2,000
207	208	270° 00'	2,000
208	209	270° 00'	2,000
209	210	270° 00'	2,000
210	211	270° 00'	2,000
211	212	270° 00'	2,000
212	213	270° 00'	2,000
213	214	270° 00'	2,000
214	215	270° 00'	2,000
215	216	270° 00'	2,000
216	217	270° 00'	2,000
217	218	270° 00'	2,000
218	219	270° 00'	2,000
219	220	270° 00'	2,000
220	221	270° 00'	2,000
221	222	270° 00'	2,000
222	223	270° 00'	2,000
223	224	270° 00'	2,000
224	225	270° 00'	2,000
225	226	270° 00'	2,000
226	227	270° 00'	2,000
227	228	270° 00'	2,000
228	229	270° 00'	2,000
229	230	270° 00'	2,000
230	231	270° 00'	2,000
231	232	270° 00'	2,000
232	233	270° 00'	2,000
233	234	270° 00'	2,000
234	235	270° 00'	2,000
235	236	270° 00'	2,000
236	237	270° 00'	2,000
237	238	270° 00'	2,000
238	239	270° 00'	2,000
239	240	270° 00'	2,000
240	241	270° 00'	2,000
241	242	270° 00'	2,000
242	243	270° 00'	2,000
243	244	270° 00'	2,000
244	245	270° 00'	2,000
245	246	270° 00'	2,000
246	247	270° 00'	2,000
247	248	270° 00'	2,000
248	249	270° 00'	2,000
249	250	270° 00'	2,000
250	251	270° 00'	2,000
251	252	270° 00'	2,000
252	253	270° 00'	2,000
253	254	270° 00'	2,000
254	255	270° 00'	2,000
255	256	270° 00'	2,000
256	257	270° 00'	2,000
257	258	270° 00'	2,000
258	259	270° 00'	2,000
259	260	270° 00'	2,000
260	261	270° 00'	2,000
261	262	270° 00'	2,000
262	263	270° 00'	2,000
263	264	270° 00'	2,000
264	265	270° 00'	2,000
265	266	270° 00'	2,000
266	267	270° 00'	2,000
267	268	270° 00'	2,000
268	269	270° 00'	2,000
269	270	270° 00'	2,000

* (Cuts No. 11) of the same as above No. 11 of Bangalore
* (Cuts No. 12) of the same as above No. 12 of Bangalore

North
(Cuts No. 13) of the same as above No. 13 of Bangalore
(Cuts No. 14) of the same as above No. 14 of Bangalore

South
(Cuts No.

Georgina Station, the boundary runs with the following bearings and distances—

Course		Distance in fathoms	Distance in fathoms
From	To		
1	2	800	8,227
2	3	54.20	101
3	4	54.20	1,224
4	5	78.0	500
5	6	107.0	5,619
6	7	37.0	670
7	8	1.20	427
8	9	108.50	483
East.			
9	10	274.0	767
10	11	1,020.0	3,719
South.			
11	12	220.0	1,128
12	13	209.0	2,108
13	14	3,020.0	5,980
14	15	56.50	569
15	16	1,020.00	2,720
16	17	211.20	274
17	18	1,020.00	1,560
18	19	222.10	604
19	20	270.00	680
20	21	566.25	760
21	22	523.00	1,219
22	23	219.00	7,367
23	24	102.40	3,390
West.			
24	25	10.50	6,296
25	1	10.10	8,110

* Section bears a bearing of 227° from station No. 22 and at a distance of about eight fathoms.

The following right of way is situated within the station—

Commenced from Fidschibula or Fidschibula area at west, north and station, to a width of the property within the station on the northern boundary at station No. 1, ends in a boundary line, along the western boundary of the station for a distance of 1,010 fathoms and leaves the western side of station boundary at a point 100 fathoms north of station No. 22.

Port St. George, January 16, 1932.

No. 12.—Under section 14 of the Marine Forest Act (V of 1925), the Governor in Council hereby declares that the area specified hereinafter, which was declared to be reserved forest under section 14 of the said Act in Revenue Department Notification No. 48, dated 6th February 1927, published at pages 100 to 106 of Part I of the Port St. George Gazette, dated 20th February 1927, shall hence be reserved forest with effect from the 1st February 1932.

Reservations.

South Harbour district, Fuller Island.

No. 125, Agnew village.

[Name of the reserved forest concerned—No. 125, McIndoe's Wood reserved forest reserve—Area 120 acres.]

Reservations.

East.—Starting from station No. 1, a point at a distance of 120 fathoms to the bearing of 217° from station No. 2, which is a point on the north boundary of the reserved forest of station No. 2, a straight line is station No. 2.

West.—Commenced at station No. 1, with a bearing of 169° and 60 fathoms to the bearing of 217° from station No. 2, which is a point on the north boundary of the reserved forest of station No. 2.

South.—Through a straight line with a bearing of 217° and 60 fathoms to station No. 4.

East.—Through a straight line with a bearing of 16° and 60 fathoms to station No. 4.

Other provisions.—The reserved forest concerned—The area enclosed by the boundary line, which is a straight line, shall be reserved forest with effect from the 1st February 1932.

Port St. George, January 23, 1932.

No. 24.—Under the provisions of section 4 of the Marine Forest Act (V of 1925), the Governor in

Council hereby declares that it is proposed to reserve the area, the boundaries of which are described in the schedule below, as a "reserved forest" under the Act.

Reservations.

Fidjigapap district, Fidschibula Island.

[Name of the block—Fidschibula Station III.]

Reservations.

North-east.—Starting from station No. 1, a point on the north boundary of Fidschibula Island, which is a point on the boundary of the reserved forest of station No. 24, the Governor in Council hereby declares that the area described in the schedule below, shall be reserved forest with effect from the 1st February 1932.

Course		Distance in fathoms	Distance in fathoms
From	To		
1	2	1,110	101
2	3	1,010	674
3	4	100.0	602
4	5	100.0	240
5	6	200.0	600
6	7	1,110	600
7	8	1,110	600
South.			
8	9	210.0	204
9	10	200.0	210
10	11	10.0	210
11	12	200.0	411
12	13	200.0	760
13	14	100.0	100

West.

14. The reserve boundary of station No. 24, which is a point on the north boundary of Fidschibula Island, shall be reserved forest with effect from the 1st February 1932.

Station.—Station No. 24, situated with station No. 4 at Fidschibula Island, shall be reserved forest with effect from the 1st February 1932.

2. Under section 14 of the said Act, the Governor in Council appoints the Revenue Department Officer, Fidschibula, to be the Forest Settlement Officer in regard to the said forest, to acquire lands and determine the extent, nature and value of any rights claimed by, or alleged to exist in favour of, any person in or over the land comprised within the limits given in the said schedule or in any forest product of such land and in deal with the same as provided in Chapter II of the said Act.

3. The Governor in Council appoints the District Forest Officer, Fidschibula, for the time being to be the Forest Officer who shall stand on behalf of Government in the supply to be made by the said Forest Settlement Officer.

4. Under the authority vested in him by section 14 of the said Act, the Governor in Council appoints the Collector of Fidschibula to bear any appeals from any orders passed by the Forest Settlement Officer under sections 11, 12 and 13 of the said Act.

No. 25.—Under the provisions of section 14 of the Marine Forest Act (V of 1925), the Governor in Council hereby declares that the area described in the schedule below shall be reserved forest with effect from the 1st April 1932.

Reservations.

East Harbour district, Fidschibula Island.

[Name of the block—Fidschibula.]

Reservations.

Starting from station No. 1, a point on the north boundary of Fidschibula Island, which is a point on the boundary of the reserved forest of station No. 24, the Governor in Council hereby declares that the area described in the schedule below shall be reserved forest with effect from the 1st April 1932.

[illegible]

[illegible]

[illegible]

[illegible][illegible]

Whereas it appears to the Government that the undersigned is now an enemy of the public peace, to wit, he is a dangerous alien, in violation of the Espionage Statute, and in violation of the Espionage Regulations to that effect in hereby giving to him without any sentence in accordance with the provisions of section 4 (1) of the Land Nationalization Act of 1938, as amended by the Land Nationalization Amendment Act, No. XXXIV, and authorizing the Special Detention Officer No. IV, Pankajkhetri, his staff and workers to remove the person mentioned by section 4 (2) of the Act. Under each section (4) and section 17 of the Act, the Government is hereby directed that, in view of the urgency of the situation, the provisions of section 3 of the Act shall not apply.

Tanjore District, Manamangudi taluk,
No. 114, Tirumakudalur village.

[illegible][illegible]

[illegible][illegible]

Tanjore district, Madhavall taluk,
Kopparnis village

Overmarch, day, No. 2213, belonging to 126, Dunsmuir Station, located on the north by the 214-1-1 and by the 214-1-2 south by No. 214-1-3 and by No. 214-1-4	0.75
Overmarch, day, No. 2214, belonging to 126, Dunsmuir Station, located on the north by the 214-1-1 and by the 214-1-2 south by No. 214-1-3 and by No. 214-1-4	0.41
Overmarch, day, No. 2215, belonging to 126, Dunsmuir Station, located on the north and south by the 214-1-1 and south by No. 214-1-2	0.08
Overmarch, day, No. 2216, belonging to 126, Dunsmuir Station, located on the north by the 214-1-1 and by the 214-1-2 south by No. 214-1-3 and by No. 214-1-4	0.21

Ed. E. Garza, January 12, 1981

Trailer sections 4 of the Land Acquisition Act, the Governor in Council hereby declares that the land specified hereon and amounting to 470 of an acre, to the extent a little more or less, is needed for a public purpose, is wit, for the said interests of the Council System of the Country Mailing Project, and under sections 3 and 5 of the same Act, the Special

Tanjore district, Madras Presidency,
Semenahalli Taluk, attached to No. 141
of the Government Gazette.

[illegible]

Whereas it appears that the Government that the Individualized Index was used for a public purpose, and for placing the results in Departmental files; and, whereas it is, or will be, that which is hereby given to all whom it may concern in accordance with the provisions of section 415 of the said Acquisition Act of 1961, as amended by the said American Antitrust Act, NKKV212 of 1961, and the Government in Council hereby authorizes the Assistant Agent, Indianapolis, his staff and successors to execute the powers conferred by section 415 of the Act. Under section 516 of the same Act the Director in Council approves the Assistant Agent, Indianapolis, to execute the provisions of the said Antitrust Act, NKKV212 of 1961.

East Golestan district, Polvarnas town
Tudavari village[illegible]

East St. Louis, January 8, 1932

Under section 3 of the Land Acquisition Act, the Government in Council hereby declares that the lands specified below and measuring 7183 of an acre, to be the same a little more or less, intended for a public purpose, to wit, for the said site of the Quarry-Master Project, and, under sections 3 and 5 of the same Act, the Special Deputy Collector, Mr. E. V. Pichaimuthu, is appointed to execute the

SURVEY OF INDIA.

LIST OF MAPS PUBLISHED DURING THE MONTH OF NOVEMBER 1901.

Geographical, general and special maps.—Obtainable from the Officer in Charge, Map Record and Issue Office, 13, Wood Street, Calcutta.

Description.	Year of Survey.	Date of current edition.	Scale of map.	Size of sheet in inches.	Price.	Remarks.
Index and Abstract General Survey. (Sheet 1: 1,000,000)	1899	1900	1: 1,000,000	20 x 30	2 0	Second Edition.
General Survey. (Sheet 1: 1,000,000)	1899	1900	1: 1,000,000	20 x 30	2 0	Second Edition.
General Survey. (Sheet 1: 1,000,000)	1899	1900	1: 1,000,000	20 x 30	2 0	Second Edition.

Geographical maps.—Obtainable from the Officer in Charge, Map Record and Issue Office, 13, Wood Street, Calcutta.

Index number.	Details, etc.	Year of survey.	Date of current edition.	Price.	Remarks.
44	1. MALAY-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
45	2. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
46	3. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
47	4. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
48	5. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
49	6. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
50	7. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
51	8. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
52	9. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
53	10. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
54	11. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
55	12. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
56	13. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
57	14. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
58	15. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
59	16. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
60	17. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
61	18. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
62	19. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
63	20. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
64	21. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
65	22. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
66	23. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
67	24. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
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73	30. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
74	31. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
75	32. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
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79	36. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
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86	43. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
87	44. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
88	45. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
89	46. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
90	47. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
91	48. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
92	49. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
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94	51. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
95	52. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
96	53. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
97	54. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
98	55. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
99	56. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	
100	57. SINO-INDO CHINESE. (Sheet 1 and 2 only)	1900-01	1901	2 0	

* Complimentary copies of these editions are not issued.

Name of village.	Number of mout of level land acres.	Number of mout of low land acres.	Name of village.	Number of mout of level land acres.	Number of mout of low land acres.
(1)	(2)	(3)	(4)	(5)	(6)
VIII. Nalgonda District.			IX. Nalgonda District.		
A. Nalgonda District.			B. Nalgonda District.		
1. Nalgonda District.			2. Nalgonda District.		
3. Nalgonda District.			4. Nalgonda District.		
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100. Nalgonda District.			100. Nalgonda District.		

[illegible]

Port St. George, January 10, 1937.
(G.O. P. No. 219, 6. P. 37).

No. 154.—The following draft of the form of detailed monthly account for use by municipalities which the Government acting with the sanction previously given, in particular in exercise of the powers conferred by sub-section (10) of section 363 of the District Municipalities Act, 1925 (Chapter Art. V of 1925) is hereby published, as required by clause (a) of section 304 of the said Act, for general information. Where it hereby gives that the said draft will be further proceeded with after six weeks

from the date of publication of this notification and that any alterations or suggestions which may be received before the expiry of the period allowed in respect of the said draft, will be considered by the Government acting with the sanction.

Detailed account of the
Municipality for the month of

1937

Form—Draft of account, not printed, for use by the local Government in exercising its powers in relation to the administration of the District Municipalities.

Abstract of the Accounts of

for the month of

1937

Particulars of account.	Receipts.						Expend.						Closing balance brought forward and capital.
	Receipts.		Expenditures.		Closing balance.	Receipts.		Expenditures.		Closing balance.			
	Current.	Provisional.	Current.	Provisional.		Current.	Provisional.	Current.	Provisional.				
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)
A. General Account including expenditure and income. Government grant.													
B. Lighting Account.													
C. Elementary Education account including expenditure and income Government grant.													
D. Secondary and Primary Account including expenditure and income Government grant.													
E. Town Planning Fund Account.													
F. Electricity and Sewerage Account.													
G. Miscellaneous Account.													
Grand Total													

Certificate of signature of the Mayor

I certify that the closing balance shown in this account is in agreement with the balance carried in the cash book. The Mayor

Form Book has been compared with the cash book and the difference is balance between them is explained below.

I also certify that I have personally examined the Receipts and Expenditure and that I find—

- that the Receipts and Expenditure of the month have been properly accounted for;
- that the Receipts in this account agree with those shown in the Receipts Register which I have compared with the Receipts Register;
- that the Expenditure and Collection therefrom agree with those shown in the Expenditure Register which I have compared with the Receipts Register.

Chairman

Municipality.

	Opening balance	Credit	Total	Debit	Closing balance
Receipts and advances	Rs. 100.00	Rs. 100.00	Rs. 200.00	Rs. 100.00	Rs. 100.00
1. Deposits—					
(a) Government of service payments
(b) Private fund
(c) Government fund
(d) Other deposits—					
(i) Government account
2. Expenditure—					
(a) Government expenditure
(b) Government expenditure
(c) Government fund
Total ..					

Column (2)—cont.
EXPENDITURE—OF THE EST.—cont.
A. GENERAL SERVICES—cont.

- II. Generalized Services—cont.
2. (3) Roads—cont.
- (1) Oil fuel—cont.
- (a) For maintenance
- (b) Charges for rendering services and work
- (c) Salaries and employment of staff.
- Total
- Total, Fuel Oil
- (4) Roadside departmental buildings
- (5) Road houses
- (6) Construction of roads and drains
- (7) Tools plant and stores
- (8) Lighting—
- (a) Lighting charges (where lighting tax is not levied)
- (b) Interest on and repayment of debt for gas used when this route and lighting (where lighting tax is levied).
- Total—Generalized Services.

- III. Education other than Secondary—
1. Secondary Schools—
- (1) Staff—
- (a) Salaries and allowances—
- (b) Pension
- (c) Grants and moneys
- (d) Contributions to Provident Fund
- (e) Travelling allowances
- (2) To purchase of land and for building
- (3) Contingencies
- (4) Equipment—
- (a) Furniture and apparatus
- (b) Group health and aids
- (c) Other items
- (5) Repairs to buildings
- (6) Fuel and electricity
- (7) Contributions to other local bodies
- (8) Contributions to private institutions
- (9) Interest on and repayment of debt.
- Total
2. Special Schools—
- (1) Staff—
- (a) Salaries and allowances—
- (b) Pension
- (c) Grants and moneys
- (d) Contributions to Provident Fund
- (5) Travelling allowances
- (6) Furniture and apparatus
- (7) Library books and maps
- (8) Other items
- (9) Private and independent
- (10) Repairs to buildings
- (11) Contributions to other local bodies
- (12) Interest on and repayment of debt.
- Total
3. Field Schools, etc.
- Total—Education other than Secondary.

- IV. Public Health—
1. Medical staff—
- (1) Salaries and Superannuation—
- (a) Staff—
- (i) Medical staff of hospitals
- (ii) Civil medical surgeons
- (iii) Salaries and allowances
- (iv) Contributions to Provident Fund
- (v) Travelling allowances
- (vi) Pension
- (vii) Grants and moneys
- (viii) Contributions to other local bodies
- (ix) Interest on and repayment of debt.
- Total
- (2) Salaries and Superannuation—
- (a) Staff—
- (i) Salaries and allowances
- (ii) Contributions to Provident Fund
- (iii) Travelling allowances
- (iv) Pension
- (v) Grants and moneys
- (vi) Contributions to other local bodies
- (vii) Interest on and repayment of debt.
- Total
- (3) Salaries and Superannuation—
- (a) Staff—
- (i) Salaries and allowances
- (ii) Contributions to Provident Fund
- (iii) Travelling allowances
- (iv) Pension
- (v) Grants and moneys
- (vi) Contributions to other local bodies
- (vii) Interest on and repayment of debt.
- Total
- (4) Salaries and Superannuation—
- (a) Staff—
- (i) Salaries and allowances
- (ii) Contributions to Provident Fund
- (iii) Travelling allowances
- (iv) Pension
- (v) Grants and moneys
- (vi) Contributions to other local bodies
- (vii) Interest on and repayment of debt.
- Total
- (5) Salaries and Superannuation—
- (a) Staff—
- (i) Salaries and allowances
- (ii) Contributions to Provident Fund
- (iii) Travelling allowances
- (iv) Pension
- (v) Grants and moneys
- (vi) Contributions to other local bodies
- (vii) Interest on and repayment of debt.
- Total

Column (1)—cont.
EXPENDITURE—OF THE EST.—cont.
A. GENERAL SERVICES—cont.

- IV. Public Health—cont.
2. Medical staff—cont.
- (2) Medical Staff—
- (a) Salaries and Superannuation—
- (b) Pension
- (c) Grants and moneys
- (d) Contributions to Provident Fund
- (5) Travelling allowances
- (6) Furniture and apparatus
- (7) Library books and maps
- (8) Other items
- (9) Private and independent
- (10) Repairs to buildings
- (11) Contributions to other local bodies
- (12) Interest on and repayment of debt.
- Total
3. Special Schools—
- (1) Staff—
- (a) Salaries and allowances—
- (b) Pension
- (c) Grants and moneys
- (d) Contributions to Provident Fund
- (5) Travelling allowances
- (6) Furniture and apparatus
- (7) Library books and maps
- (8) Other items
- (9) Private and independent
- (10) Repairs to buildings
- (11) Contributions to other local bodies
- (12) Interest on and repayment of debt.
- Total
4. Field Schools, etc.
- Total—Education other than Secondary.
5. Public Health—
1. Medical staff—
- (1) Salaries and Superannuation—
- (a) Staff—
- (i) Salaries and allowances
- (ii) Contributions to Provident Fund
- (iii) Travelling allowances
- (iv) Pension
- (v) Grants and moneys
- (vi) Contributions to other local bodies
- (vii) Interest on and repayment of debt.
- Total
- (2) Salaries and Superannuation—
- (a) Staff—
- (i) Salaries and allowances
- (ii) Contributions to Provident Fund
- (iii) Travelling allowances
- (iv) Pension
- (v) Grants and moneys
- (vi) Contributions to other local bodies
- (vii) Interest on and repayment of debt.
- Total
- (3) Salaries and Superannuation—
- (a) Staff—
- (i) Salaries and allowances
- (ii) Contributions to Provident Fund
- (iii) Travelling allowances
- (iv) Pension
- (v) Grants and moneys
- (vi) Contributions to other local bodies
- (vii) Interest on and repayment of debt.
- Total
- (4) Salaries and Superannuation—
- (a) Staff—
- (i) Salaries and allowances
- (ii) Contributions to Provident Fund
- (iii) Travelling allowances
- (iv) Pension
- (v) Grants and moneys
- (vi) Contributions to other local bodies
- (vii) Interest on and repayment of debt.
- Total
- (5) Salaries and Superannuation—
- (a) Staff—
- (i) Salaries and allowances
- (ii) Contributions to Provident Fund
- (iii) Travelling allowances
- (iv) Pension
- (v) Grants and moneys
- (vi) Contributions to other local bodies
- (vii) Interest on and repayment of debt.
- Total

Column (1)—cont.

EXERCISE ACCOUNTS

B. Exercise Account

(When lighting has been added)

Receipts—Ordinary.

Opening balance—

1. Lighting fee.
2. Capital for supply of energy to provide undermain.
3. Other receipts.
4. Contributions from General Account.
5. Balance carried forward from capital.

Total.

Capital.

3. Loans.
2. Investments realized.
4. Contributions.
5. Contributions from General Account—Ordinary.
6. Investments realized.
7. Add amount transferred from ordinary.

Total.

Total Receipts, Ordinary and Capital.
Grand total including opening balance.

Expenditures—Ordinary.

1. Staff—
- (a) Salaries and allowances.
- (b) Contributions to Retirement Fund.
2. Outlays.
3. Expenses for buildings, plant, etc.
4. Transport and replacement of debt.
5. Investments.

Total, Lighting.

Capital.

1. Land and buildings.
2. Furniture and equipment.
3. Equipment.
4. Investments.
5. Other charges.

Total.

Total expenditures, ordinary and capital.

Closing balance.

Grand total including closing balance.

C. Miscellaneous Receipts Account.

Receipts—Ordinary.

Opening balance—

1. Balance from.
2. Payments received under the Elementary Education Act.
3. Income from investments, etc.
4. Loans.
5. Contributions.
6. Contributions.
7. Other receipts.
8. Contributions from.
- (a) Other sources of the Elementary Education Act.
- (b) Other sources in section 27 of the Elementary Education Act.

9. Contributions from the General Account—
- (a) For payment of necessary expenses of Ex. A.
- (b) For other purposes.
10. Investments realized.
11. Additions received.

Total receipts.

Grand total including opening balance.

Capital.

1. Contributions from.
2. Contributions from.
3. Loans.
4. Contributions from General Account—Ordinary.
5. Investments realized.
6. Add amount transferred from ordinary.

Total.

Total receipts, ordinary and capital.

Grand total including opening balance.

Grand total including opening balance.

Grand total including opening balance.

Grand total including opening balance.

Grand total including opening balance.

Grand total including opening balance.

Grand total including opening balance.

Grand total including opening balance.

Grand total including opening balance.

Grand total including opening balance.

Grand total including opening balance.

Grand total including opening balance.

Grand total including opening balance.

Grand total including opening balance.

Grand total including opening balance.

Grand total including opening balance.

Column (2)—cont.

C. Miscellaneous Receipts Account—cont.

Expenditures—Ordinary.

1. Staff—

- (a) Salaries and allowances.
- (b) Contributions to Retirement Fund.
- (c) Contributions to Retirement Fund.
- (d) Contributions to Retirement Fund.
- (e) Contributions to Retirement Fund.

2. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

3. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

4. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

5. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

6. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

7. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

8. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

9. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

10. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

11. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

12. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

13. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

14. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

15. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

16. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

17. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

18. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

19. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

20. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

21. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

22. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

23. Contributions from General Account—

- (a) Contributions from General Account.
- (b) Contributions from General Account.
- (c) Contributions from General Account.
- (d) Contributions from General Account.
- (e) Contributions from General Account.

Ordinary (C)-cont.
D. Water-Supply and Drainage Accounts—cont.
Receipts—Ordinary.

1. Water-supply—
(1) Contributions—
(a) Land.
Interest and allowances,
credit entry in Deposit Fund.
Treasury statement.
(2) Contributions—
(a) Interest on water.
(b) Interest on buildings.
(3) Payments—
(a) For water.
(b) For rates and interest.
(4) Interest on and repayment of debt.
(5) Donations.

Total.

2. Mains—
(1) Repairs—
(a) Interest and allowances,
credit entry in Deposit Fund.
Treasury statement.
(2) Contributions.
(3) Payments on water.
(4) Interest on and repayment of debt.

Total.

3. Drainage—
(1) Contributions—
(a) Interest and allowances,
credit entry in Deposit Fund.
Treasury statement.
(2) Contributions.
(3) Payments on water.
(4) Interest on and repayment of debt.
(5) Donations.

Total.

Total, water-supply and drainage

Receipts.

1. Water-supply—
(1) Land and buildings.
(2) Payments of water-supply.
(3) Payments.
(4) Donations.
2. Mains.
Payments of water.
3. Drainage—
(1) Payments of water-supply.
(2) Payments.
(3) Land and buildings.
(4) Contributions of drains.
(5) Donations.

Total.

Total expenditure—Ordinary and Capital.

Ordinary income.

Grand total including closing balance.

E. Town-Planning Fees Account.

Receipts—Ordinary.

- Ordinary income—
1. Fees of land.
2. Payments of land.
3. Payments of water-supply.
4. Payments of water.
5. Interest on investments.
6. Land charges received.
7. Monthly receipts.
8. Interest on and repayment of capital.

Total.

Ordinary (D)-cont.
E. Town-Planning Fees Account—cont.
Receipts—Capital.

1. Government grants.
2. Contributions.
3. Payments of land, buildings and equipment, etc.
4. Loans.
5. Investments received.
6. Contributions from Deposit Account—Ordinary.
7. Contributions from Deposit Account—Capital.
8. Contributions from water-supply and drainage account.
9. Contributions from building account.
10. Debt account transferred from Ordinary.

Total.

Grand total including opening balance.

Expenditure—Ordinary.

1. Staff.
2. Survey charges.
3. Contributions and equipment.
4. Land charges.
5. Interest on and repayment of debt.

Total.

Receipts.

1. Application of water, buildings, etc.
2. Grants of government.
3. Contributions for water-supply.
4. Contributions.
5. Investments.

Total.

Grand total including opening balance.

F. Streets and Drainage Account.

Receipts.

1. Receipts—
(a) Contributions of service payments.
(b) Receipts of closing bills.
(c) Payments, Fund (including investment deposits).
(d) Payments from water-supply.
(e) Cash receipts.
(f) Receipts received.

Total.

2. Advances—
(a) Advances received.
(b) Advances of payment of advances.
(c) Advances made.

Total.

Total Receipts and Advances.

Grand total including opening balance.

Expenditure.

1. Receipts—
(a) Receipts of service payments.
(b) Receipts of closing bills.
(c) Payments, Fund (including investment deposits).
(d) Payments from water-supply.
(e) Cash receipts.
(f) Receipts received.

Total.

2. Advances—
(a) Advances received.
(b) Advances of payment of advances.
(c) Advances made.

Total.

Total Receipts and Advances.

Grand total including closing balance.

Expenditure Account

Particulars of expenditure.	Opening balance.	Receipts.	Expenditure.	Closing balance.	Balance.
(1)	(2)	(3)	(4)	(5)	(6)
Total ..					

When there is no separate office under the designation given under the scheme "Supplies Office" the bills relating to the office given in column 1 shall be agreed and passed by the Chairman or the Vice Chairman to the same way as—

K. Rules and responsibility of Controlling Officers.

10. The Controlling Officer shall see that the charges made on a consignment bill are of accurate conformity with the bill and in accordance with the previous accounts for any item requiring it has been obtained, that the necessary vouchers are in order and that the documents have not been cancelled. If the expenditure is progressing too rapidly, he should intimate to the disbursing officer the necessity of its being checked.

L. Res. Comm.

11. No pay or allowances of any kind exceeding those relating to month shall be disbursed out of the permanent advance and consigned as consigned bills.

M. Medical Stores and Stores.

12. With the exception of quinine, all medicines, apparatus and supplies of all kinds required for the 14 specified hospitals or dispensaries shall be procured from the Medical Stores.

Provided that in case of extreme urgency the Chairman may make local purchases of medicines after consulting the District Medical Officer.

Provided further that the Local Government may, permit purchase of medicines by specified municipal councils from specified firms.

N. Payment of fee to Plunder.

13. Municipal Councils may pay fee to plunder without outside sanction in accordance with the following scale:—

- (1) In civil cases—the regulation fee.
(2) In criminal cases—(a) Rs. 50 for each case which does not last for more than a day and, (b) when a case lasts for more than a day and, Rs. 10 for each day or part of a day during which the plunder has been engaged in, on or upon a case.

Explanation—The fee of Rs. 50 per day in criminal cases is the maximum fee allowable and a fee to be given as a matter of course. The fee shall be fixed in each case with reference to the amount and difficulty of work involved.

Whenever a Municipal Council proposes to pay fees in a civil case exceeding the regulation fee but not exceeding Rs. 100 the sanction of the Collector of the district shall be obtained.

With the sanction of the Collector fees may be paid up to Rs. 100 (1) in each case for each case in examining records and for services rendered, and in court of an appeal or case is continued or delayed in respect of examination of such documents or of such service, in which later case the payment of such fees shall apply and (2) in each case in which the trial is matter at the trial does not admit of reduction.

Nothing in the above rules shall be deemed to restrict the amount payable in special cases but when the limits fixed in the above rules are proposed to be exceeded, the sanction of the Local Government shall be obtained.

14. No Municipal Council shall without the previous sanction of the Government incur any expenses in connection with any appeal against a municipal ordinance passed by the council against the Chairman, or any Member of the Municipal Council.

Port St. George, January 18, 1912. (P. O. No. 57, P.M.)

No. 126.—In exercise of the powers conferred by section 55 of section 1 of the Towns of Public Health Act, 1889, the Government, acting with the sanction of the Council, hereby order that the provisions of the said Act be extended permanently with effect from the 1st February 1912 to the provisions of the said Act to the Malabar District, Board area in the Malabar District.

Port St. George, January 18, 1912. (P. O. No. 58, P.M.)

No. 127.—The Government are pleased to appoint the undermentioned officers as additional members of the Board of Health:—

- (1) The Inspector General of Police.
- (2) The Commissioner of Police.
- (3) The District Magistrate of Chingleput.
- (4) The District Magistrate of Nellore.
- (5) The Under Secretary to Government, Public Department.
- (6) The Deputy Secretary to Government, Law Department.

Port St. George, January 18, 1912. (P. O. No. 59, P.M.)

No. 128.—In exercise of the powers conferred by section 5 of the Madras Registration of Births and Deaths Act III of 1889, the Government hereby direct that, with effect from the 1st April 1912, the provisions of the said Act be extended to the areas comprised in column (1) of the annexed schedule:—

Madras District, Temporary Schedule.

Area.	Taluk included.
Chingleput ..	(1) Chingleput.
Chingleput ..	(2) Chingleput.
Chingleput ..	(3) Chingleput.
Chingleput ..	(4) Chingleput.
Chingleput ..	(5) Chingleput.
Chingleput ..	(6) Chingleput.
Chingleput ..	(7) Chingleput.
Chingleput ..	(8) Chingleput.
Chingleput ..	(9) Chingleput.
Chingleput ..	(10) Chingleput.
Chingleput ..	(11) Chingleput.
Chingleput ..	(12) Chingleput.
Chingleput ..	(13) Chingleput.
Chingleput ..	(14) Chingleput.
Chingleput ..	(15) Chingleput.
Chingleput ..	(16) Chingleput.
Chingleput ..	(17) Chingleput.
Chingleput ..	(18) Chingleput.
Chingleput ..	(19) Chingleput.
Chingleput ..	(20) Chingleput.

E. CONNAN SMITH,
Secretary to Government.

Port St. George, January 18, 1912. (P. O. No. 60, P.M.)

No. 129.—In exercise of the powers conferred by section 5 of the Madras Municipal Councils Act, 1889, the Government hereby order that the provisions of the said Act be extended to the areas comprised in column (1) of the annexed schedule:—

1. The property in which the land is required, and the amount of the fee to be paid for the same.
2. The amount which is to be paid for the same.
3. The date within which the money is to be paid.
4. The date within which the money is to be paid.
5. The date within which the money is to be paid.
6. The date within which the money is to be paid.
7. The date within which the money is to be paid.
8. The date within which the money is to be paid.
9. The date within which the money is to be paid.
10. The date within which the money is to be paid.
11. The date within which the money is to be paid.
12. The date within which the money is to be paid.
13. The date within which the money is to be paid.
14. The date within which the money is to be paid.
15. The date within which the money is to be paid.
16. The date within which the money is to be paid.
17. The date within which the money is to be paid.
18. The date within which the money is to be paid.
19. The date within which the money is to be paid.
20. The date within which the money is to be paid.

STATEMENT SHOWING THE FINANCIAL POSITION OF THE SINGAPORE MUNICIPAL COUNCIL FOR TWO FISCAL YEARS
ENDING WITH THE CURRENT YEAR

Part I.—Amount of Receipts and Expenditures of the General and Special Service Accounts—Ordinary.

Description.	General account with member and associates						Debit and Credit to the Cash and General Accounts					
	1 Quota, dues and membership fees	2 Int. Mortgage corp.	3 Int. General insur. com.	4 T.R. Education after loan amort.-pay.	5 W Public health	6 P.L. Loan and other insur. profits.	Total.	7 Lighting Association - Albany	8 Provisionary Relief Com. - Albany	9 Waste and Telephone Receipts - Albany	10 Total.	
	Net.	Int.	Ins.	Ed.	W.	P.L.	Total.	Net.	Int.	Ins.	Total.	
Total receipts												
dues, 1913-14 ..	226.00	50	26,784	10,642	812	12,215	44,238	..	8,806	5,508	50,552	
Do, 1914-15 ..	34,754	141	21,295	14,139	826	18,244	87,259	..	2,178	1,121	90,558	
Do, 1915-16 ..	35,000	50	20,000	15,000	750	18,500	89,300	10,000	2,000	1,000	103,300	
Total receipts, 1913-16 ..	105,980	50	68,079	39,771	3,320	49,459	266,869	12,000	3,000	1,000	283,869	
Debit - Group's loan amort.-pay.												
Amort. 1913-14	177	177	177	
Do, 1914-15	84	156	240	240	
Do, 1915-16	154	154	308	308	
Total debit - 1913-16	235	387	625	625	
Net mon. available for all other purposes												
1913-14 ..	13,021	50	18,527	10,465	812	12,291	45,966	47,002	
Do, 1914-15 ..	34,613	141	17,621	13,983	1,000	17,743	83,101	85,101	
Do, 1915-16 ..	34,990	50	19,875	15,000	750	18,500	89,165	91,165	
Total net mon. 1913-16 ..	82,624	50	56,023	39,448	3,562	38,534	220,219	220,219	

Expenditures	I. Management	II. Communication	III. Research and development	IV. Public Affairs	V. Administration and general	Total
	90.	90.	91.	92.	93.	94.
Total expenditures:						
Direct expenditures:						
On 1953-54	7,700	18,700	12,000	20,000	8,700	67,100
On 1954-55	9,700	9,400	16,400	17,400	9,200	62,100
On 1955-56	10,000	10,000	17,000	17,000	9,000	63,000
Indirect expenditures:						
On 1953-54	---	---	---	---	---	---
On 1954-55	---	800	300	---	---	1,100
On 1955-56	---	---	300	---	---	300
Indirect on 1956-57	---	---	---	---	---	---
Net change (1953-54 to 1955-56)	---	---	---	---	---	---
Total expenditures:	7,700	18,700	12,000	20,000	8,700	67,100
On 1953-54	9,700	9,400	16,400	17,400	9,200	62,100
On 1954-55	10,000	10,000	17,000	17,000	9,000	63,000
Indirect on 1956-57	---	800	300	---	---	1,100
On 1955-56	---	---	300	---	---	300
Indirect on 1956-57	---	---	---	---	---	---

H. Special Services Award

	B. Selling at market	C. Secondary market amount	D. Value at Discount Amount		B. Selling at market	C. Value at Discount Amount	D. Value at Discount Amount
	ml.	ml.	ml.		ml.	ml.	ml.
Total receipts including refinancing from General Account—				Total expenditures—			
<i>Advances—</i>				<i>Advances—</i>			
1934-35	28,208	2,865	1934-35	18,881	..
1935-36	16,605	1,446	1935-36	17,544	..
1936-37	18,296	1,418	1937-38	17,544	..
<i>Refuge advances, 1934-37 ..</i>	..	63,109	5,731	<i>Refuge advances, 1934-37 ..</i>	..	63,109	5,731
Of Special Government Account—				Of Special Government Account—			
<i>Refuge advances, 1934-37 ..</i>	..	63,109	..	<i>Refuge advances, 1934-37 ..</i>	..	63,109	..
Net receipts from special operations and accounts under this account—				Net expenditures from special operations and accounts under this account—			
<i>Advances, 1934-36</i>	..	34,919	2,290	<i>Advances, 1934-36</i>	..	18,847	..
<i>Do 1936-37</i>	..	18,773	1,418	<i>Do 1936-37</i>	..	18,844	..
<i>Do 1937-38</i>	..	18,773	1,418	<i>Do 1937-38</i>	..	17,544	..
<i>Refuge advances, 1934-37 ..</i>	..	63,109	5,731	<i>Refuge advances, 1934-37 ..</i>	..	63,109	5,731

**STATEMENT SHOWING THE FINANCIAL POSITION OF THE HANCOCK MUNICIPAL COUNCIL FOR THE FISCAL YEAR
ENDING WITH THE YEAR 1931-32.**

Part I.—Statement of receipts and expenditures of the General and Special Service Accounts—Ordinary.

A. General Account.

Receipts	I. General Service under Service Special	II. Miscellaneous	III. Contingent	IV. Education other than ordinary	V. Public health	VI. Recreation and amusements	VII. Total	Capital and maintenance of Special Government works	Net total
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Total receipts:									
Arrears, 1928-29	22,215	2,200	15,581	27,823	12,810	28,354	2,47,098	14,825	5,25,217
Do, 1929-30	22,781	1,878	21,588	21,800	18,198	30,081	2,49,098	8,898	5,17,888
Do, 1930-31	20,082	2,145	15,212	14,223	8,518	48,371	2,41,228	8,298	5,05,918
Do, 1931-32	61,774	8,280	15,715	22,880	1,048	98,010	5,68,848	13,083	1,20,890
Net receipts available for actual expenditure:									
Arrears, 1928-29	22,215	2,200	15,581	27,823	12,810	28,354	2,47,098	14,825	5,25,217
Do, 1929-30	22,781	1,878	21,588	21,800	18,198	30,081	2,49,098	8,898	5,17,888
Do, 1930-31	20,082	2,145	15,212	14,223	8,518	48,371	2,41,228	8,298	5,05,918
Do, 1931-32	61,774	8,280	15,715	22,880	1,048	98,010	5,68,848	13,083	1,20,890

Expenditure	I. Municipal	II. Contingent	III. Education other than ordinary	IV. Public health	V. Recreation and amusements	Total
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Total expenditure:						
Arrears, 1928-29	15,812	18,789	31,275	48,531	2,108	1,18,515
Do, 1929-30	15,856	27,278	15,868	30,289	2,758	1,20,089
Do, 1930-31	15,815	16,717	30,880	25,081	24,682	1,13,175
Do, 1931-32	15,818	28,880	21,774	67,781	64,340	1,78,528
Net expenditure incurred from ordinary receipts:						
Arrears, 1928-29	15,812	18,789	31,275	48,531	2,108	1,18,515
Do, 1929-30	15,856	27,278	15,868	30,289	2,758	1,20,089
Do, 1930-31	15,815	16,717	30,880	25,081	24,682	1,13,175
Do, 1931-32	15,818	28,880	21,774	67,781	64,340	1,78,528

B. Special Service Account.

Receipts	C. General City Education account	D. Water supply and drainage account	Expenditure	C. General City Education account	D. Water supply and drainage account
	Rs.	Rs.		Rs.	Rs.
Total receipts from Special Accounts—Ordinary:			Total expenditure:		
Arrears, 1928-29	31,128	24,884	Arrears, 1928-29	26,857	28,568
Do, 1929-30	15,102	19,011	Do, 1929-30	21,968	15,181
Do, 1930-31	15,102	19,011	Do, 1930-31	26,857	28,568
Do, 1931-32	31,852	24,884	Do, 1931-32	26,857	28,568
Net receipts from Special Accounts—Ordinary:			Net expenditure from Special Accounts—Ordinary:		
Arrears, 1928-29	31,128	24,884	Arrears, 1928-29	26,857	28,568
Do, 1929-30	15,102	19,011	Do, 1929-30	21,968	15,181
Do, 1930-31	15,102	19,011	Do, 1930-31	26,857	28,568
Do, 1931-32	31,852	24,884	Do, 1931-32	26,857	28,568

Department, Ariz., T.S. No. 214-2. Showing to
Thurley in Canada, located on the north by
No. 214-2, west by No. 214-2, north by No. 214-2.

Government, d.s., T.S. No. 1924, belonging to
Thakurji Ramdas. Issued on the north by
No. 1924, and by No. 1924, and by No. 1924,
by No. 1924, and by No. 1924.

Dec. 14.3. Marshallville, Illinois.

Stream, dist. 7.5 km. belonging to Pashli
Kamov, located on the north by No. 107-2;
and by No. 107-2; north by No. 107-2, 107-1 and
107-1, and by village No. 10. Khatmash
Khatmash.

Quercus, Sm. TS No. 1124, belonging to
Treyer, Paleont. in Calif., major form
Quercus, Sm. in the north end of No.
1124, and in No. 1127, and in No. 1128 & 2.

Station 100, Sep. 18, No. 147.1, belonging to
Narus, includes the north of No 147.1; well
by No 147.2; west by No 147.3, west by
No 147.4.

Geographical: 400, 275 N. 281-2, belonging to Vol. 1, located on the north by Nos. 110-2, 104 and 112-2, east by Nos. 101-2 and 110-2, south by No. 280-2, west by No. 112-2.

Greenwood, Jay, T.R. No. 127-1, following to Nelson, bounded on the north by No. 127-1 and 244-1; east and north by No. 144-1, west by No. 144-2

(4) Shagan, (7) Kamyayevsk (3) On Shila, located on the coast by No. 100-11; west by No. 100-11; north by No. 100-11 and 100-11; west by No. 100-11; south by No. 100-11 and 100-11.

bounded by No. 106-2 (north), No. 106-3 (east), No. 106-4 (south) and No. 106-5 (west).

Kamateri located at the north by Sta. 134-2, west by Sta. 134-2, 800 ft. village Sta. 132. Pigeonhole, south by Sta. 134-2 and 134-2, west by Sta. 134-2.

No. 143 Teyyanpetti village.

1994-95 season. By 2000, the number of birds had increased to 1,000.

Barrow, Alaska, U.S. Nat. Hist. Serv. Geol. Surv. Prof. Pap. 100, 1961.

located on the north by Tn. 86.3 and village No. 101, Harsheli, and by Tn. 84.3; south by Tn. 86.1, west by village No. 102, Manikali.

Thorpshol, (2) Perrowe and (3) near Gravelton, parish No. 17 Thorpshol, under Thorskrudhuse, under Papl Arund, located on the north by St. 66.6 and 64.7; east by St. 66.6 and 64.7.

the north by No. 44-1; and by No. 41: south by

2004, 14-1, 50-1 and 71; west by 200-00-E and 10-1

Sec. 107.—Under section 6 of the Land Acquisition Act the Government hereby declare that the specified policy and measuring 130 acres

and from Jijiga to Fiddapuram; and, between 6 and 7, the branch Dambin Gola

and/or a contractor, is appointed to perform the functions of a Collector under the Act and directed to file for the acquisition of the said land. A

It is found in kept in the office of the Special Inspector, Minneapolis, and may be inspected upon during office hours.

Kotna Shastri, Dendiyana taluk,
Aher village.

Crystal, dm. 2.5. No. 118-2 B, belonging to
College 2 (see also No. 118-1 B), located on the
south by N. 5. No. 118-1 B, and by F. 5. No. 118-1
west by N. 10. Jagger, west by F. 5. No. 118-1 D.

No. 119.—Under section 8 of the Local Amendment Act, 1881, the Government hereby declare that the fund from specified duties, now applied for a public purpose, is set, for Kuluahua District road, and, under sections 5 and 7, the then or then-coming Officer, Magistrate, is appointed to perform the functions of a Collector under the Act and directed to take notice for the acquisition of the said road. A plan of the lands is kept in the office of the Resident District Officer, Masefield, and may be inspected at any time during office hours.

Tanjore district, Tiruchengudi taluk,
No. 66, Othayar village.

Setaria pycnantha, B.S. No. 118-1, belonging to II Group (subfamily), having narrow leaf—1.
Periploca thymifolia, B.S. No. 144-1, belonging to III Group (subfamily), having narrow leaf—1.

K. A. GUNARATNE ARYARATNE,
Assistant Secretary to Government

NOTIFICATIONS BY THE INSPECTOR
OF MUNICIPAL COUNCILS AND
LOCAL BOARDS.

In exercise of the powers delegated to him by the Local Government under section 193 of the Madras Local Boards Act, 1905, the Inspector of Municipal Officers and Local Boards hereby—

(1) *Severes water action* 5 (1) of the Act that the land area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the same shown in column (2) of the said schedule; and

(c) that under section 10 (4) of the Act, the total number of members of the Panchayat shall be as provided in column (5) of the said table; and

(d) that under section 9 (X) of the Act, two seats shall be reserved for the A.I. Graduates in the Panchayat Board.

SCHEDULE		
Reserve village.	Name of the village.	Number of members of the Executive Board.
(1)	(2)	(3)
NORTH ABOUT INDIAN.		
GENERAL TOWN.		
Metairie ..	Metairie ..	0

In exercise of the powers delegated to him by the Local Government under section 123 of the Madras Local Boards Act, 1912, the Inspector of Municipal Councils and Local Boards hereby:—

(1) records, under item # (1) (4) of the said Art, the notification E. Dec. No. 143833, dated 21st March 1931, constituting the Karamnashur Panchayat Board for the several villages of Karamnashur in the Kallikotachi taluk of the South Arcot District.

(7) Declares, under section 5 (1) of the Act, that the local areas specified in column (1) of the appended schedule shall be at villages for the purposes of the Act with the names shown in column (2) of the said schedule.

SERRILLA		
Locality origin.	Name of the village.	Number of locusts at the Puente de Serrilla.
(1)	(2)	(3)
ROUTE ABOUT MEXICO		
MARCHING DATES.		
March 20th ..	March 21st ..	2

In exercise of the powers delegated to him under section 233 of the Madras Local Boards Act of 1919 as amended by Madras Act XI of 1936, the District Officer of Madurai, Cawston and Local Boards Division, has issued the following notification (7 of 1937) of the said Act, the notification No. 238, dated 6th February 1936, constituting the Kadamangudi Panchayat Board for the village of Kadamangudi in the Southarcannadu taluk of the Thanjavur District, for the reasons that the panchayat is not wanted by the villagers.

Madison, Wis., January 1897.

In exercise of the powers delegated to him by the Local Government under section 223 of the Malawi Local Bodies Act, 1960, the Inspector of Local Roads and Municipal Councils hereby *Orders* under section 4 (2) (b) of the said Act that with effect from the date hereof the constitution of the Panchayati Board under no. 4 of the Schedule in the A.I. XI of 1960 the local area described in the appendix shall be included in the area of Mangochi Panchayati Board.

APPENDIX

—*Shell*.—A low, rounded form 5 (4 to 7) mm. laterally, dorsally 3 (2 to 4) mm. high. The surface is smooth, shining, with a greenish or yellowish tinge, and a faint, irregular, wavy pattern. The aperture is small, rounded, and the umbilicus is shallow.

East—A lane starting from R. No. 439 heading in a southeasterly direction along the western boundary of Kankakee National Forest through R. Nos. 726, 765, 766 and 770.

From 2.10 to morning from 6.30 AM along the entire boundary of Vozha village leading to a nearby station through 2.10, 10 to 2.10, 21.

In exercise of the powers delegated to him by the Local Government under section 212 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby gives the under notice: 4 (3) (a) of the said Act the local area denoted in the appendix shall be excluded from the Panchayatnam Parishad Board, with effect from the date fixed for the reconstitution of Panchayat Boards under rule 2 of Schedule in Act XI of 1920.

APPENDIX I

Description of the land, water, forests, etc.—
The main village of Pindarapahad and all the hamlets of the
village lying to the west of and adjoining the main village,
Dandur District, as described below:—

South.—A line starting from S. No. 244 going in a westerly direction through S. Nos. 243 and 242 along the eastern boundary of Esquimaux to and S. No. 241.

West.—A line starting from S. No. 241 trending in a westerly direction along the eastern boundary of Towns to S. No. 247 and then in an easterly direction along the northern boundary of Esquimaux to S. No. 243 and thence in a southerly direction along the entire boundary of Esquimaux through S. No. 244.

South—A line trending from S. Sta. 429 trending in an easterly direction, along the northern boundary of the plateau. Above Ditch to S. Sta. 338 through to Sta. 300 and 301.

Madras, 24th January 1937

In exercise of the powers delegated to him by the Local Government under section 213 of the Malawi Local Councils Act, 1959, the Inspector of Municipal Councils and Local Councils hereby:

(1) cancels this office notification R. Dn. No. 116, dated 14th June 1939, declaring the under-mentioned villages to be a village under Art XV of Act.

(1) Owners under section 5 (3) of the Act that the land was specified in column (1) of the appended schedule shall be villages for the purposes of the Act with the same shown in column (2) of the said schedule; and

(4) Direct, under section 26 (1) of the Act, that the total number of members of the Panchayat Board shall be as specified in column (1) of the said schedule.

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Bureau village.	Name of the village.	Number of houses in the Principal House
(1)	(2)	(3)
TAKSONG DISTRICT.		
ZENYUOGA TOWN.		
Hatagobidzandani The two main villages of Hatagoba and Yabakia Villages.	Pomponai	.. 8

Medford, 10th January 1938

In excess of the powers delegated to him under article 203 of the Maltese Local Councils Act of 1900, as amended by Maltese Act XI of 1920, the Inspector of Municipal Councils and Local Boards hereby notifies each and every (1) of all persons (2) of sections (3) of the said Act, the notification is this, No. 200, dated 24 August 1935, constituting the Permanent Nominating Board for the respective villages of Fenechlekk in the Fenechlekk parish of the Diocese of Malta for the reasons that it is not functioning properly.

Madison, 15th January 1867

It is one of the powers delegated to him under article 235 of the Mexican Constitution, Article 41 of the Law of the Executive Power, and Article 10 of the Law of the Executive Power, that the President of the United States is authorized to receive and accredit to the United States the Ministers of the Republics of Mexico, and to receive and accredit to the Republics of Mexico the Ministers of the United States. It is one of the powers delegated to him under article 235 of the Mexican Constitution, Article 41 of the Law of the Executive Power, and Article 10 of the Law of the Executive Power, that the President of the United States is authorized to receive and accredit to the United States the Ministers of the Republics of Mexico, and to receive and accredit to the Republics of Mexico the Ministers of the United States.

ASEPTIC

Answer and Discussion

Prionomela costalis

(Name of Post Office—Office)		
Variation.	Name of Principal Post.	Distance in M.
R. 20. N. 20. 200	Delaware ..	6 miles.
County 1890		
R. 20. N. 20. 100	Franklin Springs..	Franklin Springs.
County 1890		
R. 20. N. 20. 100	Tidewater ..	Tidewater.
County 1890		

(Name of Post Office—Pondicherry.)
E. No. 302, 27A Pondicherry .. Pondicherry.
Pin 605 002.

Mathukaire sold
(Faint of Post Office—Mathukaire)
R. D. No. 144, 99 Chatterbhushan .. Chatter-
bhushan

Medina, 10th January 1820

With the approval of the Local Government the Inspector of Municipal Councils and Local Boards hereby applies the aforementioned settlement to

M.R. By. Address: Mussalshawari Gurn, n.a.
(New York) of Poland.

New York, at Paul
 Melrose, with January 1982.

With the approval of the Local Government the Inspector of Municipal Councils and Local Boards hereby appoints the undersigneded gentleman to be Honorary Organizer of Panchayat in the Kailash taluk of the Transami district for a period of five years from the date—

M. S. M. S. Kandaswami Narayana, Author.

Madras, 25th January 1930.

In exercise of the powers delegated to him by the Local Government under section 212 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares, under section 5 (2) of the Act, that the boundaries specified in column (1) of the appended schedule shall be villages for the purposes of the Act with the exceptions shown in column (3) of the said schedule; and

(3) directly, under section 14 (1) of the Act, that the total number of members of the Panchayat Samiti shall be as specified in column (3) of the said schedule.

The curriculum

Revenue Village	Name of Village	Number of members of the Panchayat Samiti
(a)	(b)	(c)
CHITALEPUT DISTRICT,		
TANJAVUR TALUK.		
Palur	Palur	2
Chitappal	Chitappal	2
Vallur	Vallur	2

THE ALABAMA DISTRICT

Concrete Ties

Original	1	2	Original	1	2
David	1	2	David	1	2

CHITROGA, MISSOURI.

Interview Table

Chirivada 100 100 100

FAST 600-4V AND INSTRUCTIONS

2000-2001

<i>Valleyhead</i>	444	<i>Valleyhead</i>	5
<i>Griffithshead</i>	<i>Griffithshead</i>
<i>Griffithshead</i>	<i>Griffithshead</i>

Student Tutors

Final index	..	Final index	..	0
Diagnosis	..	Diagnosis	..	0

GUPILASWAMI ATTAMORAI

Journal of Municipal Councils and Local Boards,
Melbourne, 27th January 1932.

NOTIFICATIONS BY COLLECTOR
AND LOCAL AUTHORITIES.

Dr. Stanislas of the papers forwarded to him by the publication, dated the 18th March 1921, of the Government of Madras and under section 90 (3) of the Madras Local Boards Act XIV of 1919, the Chairman of South Arcot hereby directs that, from and after the date of publication of the application, the said dissolved bazaar, Grass of an acre in extent, be the same a public market or less, shall be withdrawn from the operation of the said Act.

Vilagorova tsirk. K. D. Bol'shoyevskiy v. d. 1890.

0. 5%: 177-1 B, based on the work by 0. 5%
124, work by 0. 5% 118, work by 0. 5% 177-1 B;
work by 0. 5% 118 0. 5%

Under section 48 (5) of the Madras Land Revenue Act XIV of 1920, the Collector of North Arcot hereby directs that from and after the date of the notification the land specified below, measuring 0.53 cents, heretofore a little more or less, shall be withdrawn from the control of the Tamil Nadu, Tenkasi, North Arcot.

Uttara, Over 2000
 (Nepal) 1000, Sindhupalchok village

^a No. KCT-2, recorded as the north by H.S. No. 229,
and by H.S. No. KCT-2, south by H.S. No. 60-2,
and by H.S. No. 229.

H No. 201-9, Journal as Amended by H.R. No. 688, and by H.R. No. 744, March 27, 1910	Total
	\$700

A. D. C. WHITLAW, JR.,
Columbia University, New York, N. Y.

South Area Collector's Office,
20th January 1962

Under rule 16, item I (a) of the rules for the conduct of elections of municipal councillors, it is hereby notified that the persons whose names are specified below has been declared duly elected as a councillor of the

1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 26

Number of the study

M. B. Dr. Yashkova, M. B. Dr. Yashkova

SCHULTZ, 1954, p. 40, fig. 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842,

来源: 中国IT网 2003.12.12

Quater, 16th January 1881.

Under rules 18 and 34 of the rules for the conduct of municipal elections, the person whose name is given below has been declared elected as a councillor of the Tancig Municipality and he shall assume office on the day fixed by the Local Government, under section 177 (a) (i) of the Malawi District Municipalities (Amendment) Act, 1995, for this municipality:—

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Washes all marks off the hull almost

Commonly or not for which disorder(s) and of the person has been previously started in a research study.

XXI Kolopetalos Street, M.K.Ry. A. I. Pashan & Associates, Pashan, Arunachal Pradesh.

S. SUNDARA RAU,
Bengal College of Arts and Sciences, Calcutta, India.

Tues., 18th January 1932.

Under rules 10 and 11 of the rules for the conduct of municipal elections, the person whose name is given below has been declared elected as a councillor of the Chertsey Municipality and he shall come into office from the date of his declaration:—

Number of words

None of names declared elected.

Community or use for which declared started (c) the point has been declared started by a covered unit.

1	...	M.E. Pr. Peter Mathiam Aravind	Indian Christian.
---	-----	--------------------------------	-----	-----	-------------------

V. VAIDYANATHA AYYAR,
Editor, *Osaka*

Chicago, 14th January 1932

Under rule III (1) of the rules for the election of members and vice members of municipal councils, M.F. Vy. Devan Bhatnagar C. S. Rajasambhaya Mudaliyar Aiyangar is declared to have been elected as Chairman of the Municipal Council, Coimbatore.

C. K. MATTHAI.

C. K. MATTHAI

Revenue Development Officer and Ex-officio Chairman,
Coimbatore Municipal Office,
15th January 1933.

Under rule 121 (2) of the rules for the election of chairman and vice-chairman of statutory councils, Mr. H. V. Arunachalam Chettyar Aravind is declared to have been elected as Vice-Chairman of the Municipal Council, Coimbatore.

LEAH,
Chapman

Calgary Municipal Office,
19th January 1932

Under section 19(7) of the Native District Municipalities Act, 1922, as amended and under rule IV (j) of the rules for the conduct of elections of shomans and vice-shomans of municipal councils, M.R.B. Sri A. V. Shanay Easwari, M.A., has been elected as Chairman of the Vengaloor Municipal Council, this morning.

E. LAMVAKIANTZ

Revenue Division Officer and District Chairman,
Vinnagapet, Mysore District,
16th January 1932.

Under section 25 (2) of the Malabar District Municipalities Act, 1930, recommended under rule IV (d) of the rules for the conduct of elections of chairmen and vice chairmen of municipal councils, M.R. R. Narayana Rao Pundarik. Gari, s.a., s.s., has been elected as Vice Chairman of the Yangaipet Municipal Council, the following:

A. V. HILANOTI RAO,
Chennai

Viingspøtten Municipal Office,
18th January 1890.

NOTATION

To the publisher of page 1026 of Part I A of the *For St. George Gazette*, dated the 17th November 1851—

References

Word III for 'A. Shoenberger Greeting
Average', read 'A. Shoenberger Greeting
Average'.

B. NAGASUNDARAM PILLAI,
Electron. Officer

Madras, 18th January 1938.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 4.] MADRAS, TUESDAY EVENING, JANUARY 26, 1932. [Price, 2 annas.

Part I-B.—Educational.

CONTENTS.

	page	Remarks:
Revenue Department	13	European High School Examination under the Code of Regulations for European Schools and European Middle School Examination, 1931—Candidates passed and failed.
Measurement References	14	European Technical Examination, December 1931—Candidates passed. List of successful candidates completed during 1931; University of London—Geography.

EDUCATION DEPARTMENT.

NOTIFICATIONS.

Fort St. George, January 16, 1932:

No. 13.—Under section 59 (1) (a) of the Madras Elementary Education Act, 1919, Joseph Melchior and Sub. Koveria Balaji Chakraborty (referred to from his office as members of the District Educational Council, Tenali, for being absent for more than three months from the jurisdiction of the Council.

Fort St. George, January 16, 1932.

No. 14.—Under section 5 of the Madras Elementary Education Act, 1919, the undersigned persons have been elected to be members of the District Educational Councils listed against their names by the elections specified therein:—

M. H. R. K. M. Melchiora Chettiar Arangal—
Banned (by the Tamil Nadu, Devanagari).

Fort St. George, January 24, 1932.

The Reverend J. A. Kumbakonam-Kalabar (by the
Bishop Cuthbert Mission, Madhav District).
The Reverend L. E. Mulla—Gauri (by the
A. S. Mission).

B-1

Fort St. George, January 16, 1932
(G.O. No. 74, Education).

No. 15.—The following notification of the Government of India is republished:—

RAILWAY DEPARTMENT.

(RAILWAY BOARD).

India, the 15th January 1932.

No. 2011-P.—In pursuance of sub-section (1) of section 139 of the Indian Railways Act, 1925 (IX of 1925), the Government-General in Council is pleased to declare that the administration of the Madras and Southern Mahratta Railway shall be liable to pay in aid of the funds of the local authority set out in the first column of the schedule annexed hereto the sum specified in the second column thereof:—

Local authority.	The
(1)	(2)
Madras Municipal Council ..	Rs. 100,000.
A. F. W. DIXON, Deputy Secretary to Government.	

MISCELLANEOUS NOTIFICATIONS

POSITIONS.

MR. H. T. HANDEMAN, Attorney, Federal Institute, Government College, Bangalore, and Officiating Additional Professor, to assist the Principal, Presidency College, Madras, in the Madras Educational Service (Senior scale), is appointed as Professor of Science, Presidency College, Madras, in the Madras Educational Service (Senior scale). To take charge on the 1st February 1933.

MR. E. P. P. KALLIKUMARAVAR, Officiating Professor of Economics, Presidency College, Madras, in the Madras Educational Service (Senior scale), is appointed as Additional Professor to assist the Principal, Presidency College, Madras, in the Madras Educational Service (Senior scale). (From the date of taking charge.)

R. G. SEERTE.

Acting Director of Public Instruction.

Madras, 21st January 1933.

ANDREA UNIVERSITY.

NOTIFICATION.

In accordance with the provisions of section 54 (1) of the Andrea University Act, the accounts of the University from 1st April 1932 to the 31st March 1933, as verified by the Executive, Local Fund Accounts, Madras, together with the audit report are published below:—

STATEMENT OF RECEIPTS AND CHARGES.

A-Z. General Account, 1932-33.

Particulars.	Receipts.		Amount.	
	Rs.	A. P.	Rs.	A. P.
Subscriptions—				
To Office	101	0		
In Bank	3,000	0		
			3,101	0
I. Government grants—				
A. Fixed grant 1/200th.				
Under Income Tax Act				
1929	1,01,000	0		
1930	1,01,000	0		
B. Special grant for new buildings—				
1930	2,000	0		
			2,01,000	0
II. Sale of Gold and Annual Reports ..			11	4
III. Amounts for			210	0
IV. Donations from other sources—				
A. Ecclesiastical				
Paul Amarak (Temple)			21,000	0
B. Municipalities—				
A. Amarak	21	0		
B. Recovery				
Amarak	1	0		
C. Recovery				
Amarak	1	4		
Debit amount, transferred to account.			20	4
Balance at 1932 end of the year less audit Rs. 1932			— 10,000	0
Total			2,21,010	15

A-Z. General Account, 1930-31—contd.

Particulars.	Receipts.		Amount.	
	Rs.	A. P.	Rs.	A. P.
I. Ecclesiastical—				
A. Office	20,000	0		
B. In the	21,000	0		
C. Overhead	1,000	0		
D. Less	10,000	0		
			30,000	0
II. Travelling	1,000	0		
A. Office	1,000	0		
B.	1,000	0		
C.	1,000	0		
D.	1,000	0		
E.	1,000	0		
F.	1,000	0		
G.	1,000	0		
H.	1,000	0		
I.	1,000	0		
J.	1,000	0		
K.	1,000	0		
L.	1,000	0		
M.	1,000	0		
N.	1,000	0		
O.	1,000	0		
P.	1,000	0		
Q.	1,000	0		
R.	1,000	0		
S.	1,000	0		
T.	1,000	0		
U.	1,000	0		
V.	1,000	0		
W.	1,000	0		
X.	1,000	0		
Y.	1,000	0		
Z.	1,000	0		
Total			2,21,010	15

Balance carried over—

In Office 100 0 0

In Bank 4,000 15 0

Total 4,100 15 0

Transfers— 1,000 0 0

Balance at 1931 end of the year 1,000 0 0

Total 2,21,010 15 0

4. IV. 20. 2. 5. 10. 15. 20. 25. 30. 35. 40. 45. 50. 55. 60. 65. 70. 75. 80. 85. 90. 95. 100. 105. 110. 115. 120. 125. 130. 135. 140. 145. 150. 155. 160. 165. 170. 175. 180. 185. 190. 195. 200. 205. 210. 215. 220. 225. 230. 235. 240. 245. 250. 255. 260. 265. 270. 275. 280. 285. 290. 295. 300. 305. 310. 315. 320. 325. 330. 335. 340. 345. 350. 355. 360. 365. 370. 375. 380. 385. 390. 395. 400. 405. 410. 415. 420. 425. 430. 435. 440. 445. 450. 455. 460. 465. 470. 475. 480. 485. 490. 495. 500. 505. 510. 515. 520. 525. 530. 535. 540. 545. 550. 555. 560. 565. 570. 575. 580. 585. 590. 595. 600. 605. 610. 615. 620. 625. 630. 635. 640. 645. 650. 655. 660. 665. 670. 675. 680. 685. 690. 695. 700. 705. 710. 715. 720. 725. 730. 735. 740. 745. 750. 755. 760. 765. 770. 775. 780. 785. 790. 795. 800. 805. 810. 815. 820. 825. 830. 835. 840. 845. 850. 855. 860. 865. 870. 875. 880. 885. 890. 895. 900. 905. 910. 915. 920. 925. 930. 935. 940. 945. 950. 955. 960. 965. 970. 975. 980. 985. 990. 995. 1000. 1005. 1010. 1015. 1020. 1025. 1030. 1035. 1040. 1045. 1050. 1055. 1060. 1065. 1070. 1075. 1080. 1085. 1090. 1095. 1100. 1105. 1110. 1115. 1120. 1125. 1130. 1135. 1140. 1145. 1150. 1155. 1160. 1165. 1170. 1175. 1180. 1185. 1190. 1195. 1200. 1205. 1210. 1215. 1220. 1225. 1230. 1235. 1240. 1245. 1250. 1255. 1260. 1265. 1270. 1275. 1280. 1285. 1290. 1295. 1300. 1305. 1310. 1315. 1320. 1325. 1330. 1335. 1340. 1345. 1350. 1355. 1360. 1365. 1370. 1375. 1380. 1385. 1390. 1395. 1400. 1405. 1410. 1415. 1420. 1425. 1430. 1435. 1440. 1445. 1450. 1455. 1460. 1465. 1470. 1475. 1480. 1485. 1490. 1495. 1500. 1505. 1510. 1515. 1520. 1525. 1530. 1535. 1540. 1545. 1550. 1555. 1560. 1565. 1570. 1575. 1580. 1585. 1590. 1595. 1600. 1605. 1610. 1615. 1620. 1625. 1630. 1635. 1640. 1645. 1650. 1655. 1660. 1665. 1670. 1675. 1680. 1685. 1690. 1695. 1700. 1705. 1710. 1715. 1720. 1725. 1730. 1735. 1740. 1745. 1750. 1755. 1760. 1765. 1770. 1775. 1780. 1785. 1790. 1795. 1800. 1805. 1810. 1815. 1820. 1825. 1830. 1835. 1840. 1845. 1850. 1855. 1860. 1865. 1870. 1875. 1880. 1885. 1890. 1895. 1900. 1905. 1910. 1915. 1920. 1925. 1930. 1935. 1940. 1945. 1950. 1955. 1960. 1965. 1970. 1975. 1980. 1985. 1990. 1995. 2000. 2005. 2010. 2015. 2020. 2025. 2030. 2035. 2040. 2045. 2050. 2055. 2060. 2065. 2070. 2075. 2080. 2085. 2090. 2095. 2100. 2105. 2110. 2115. 2120. 2125. 2130. 2135. 2140. 2145. 2150. 2155. 2160. 2165. 2170. 2175. 2180. 2185. 2190. 2195. 2200. 2205. 2210. 2215. 2220. 2225. 2230. 2235. 2240. 2245. 2250. 2255. 2260. 2265. 2270. 2275. 2280. 2285. 2290. 2295. 2300. 2305. 2310. 2315. 2320. 2325. 2330. 2335. 2340. 2345. 2350. 2355. 2360. 2365. 2370. 2375. 2380. 2385. 2390. 2395. 2400. 2405. 2410. 2415. 2420. 2425. 2430. 2435. 2440. 2445. 2450. 2455. 2460. 2465. 2470. 2475. 2480. 2485. 2490. 2495. 2500. 2505. 2510. 2515. 2520. 2525. 2530. 2535. 2540. 2545. 2550. 2555. 2560. 2565. 2570. 2575. 2580. 2585. 2590. 2595. 2600. 2605. 2610. 2615. 2620. 2625. 2630. 2635. 2640. 2645. 2650. 2655. 2660. 2665. 2670. 2675. 2680. 2685. 2690. 2695. 2700. 2705. 2710. 2715. 2720. 2725. 2730. 2735. 2740. 2745. 2750. 2755. 2760. 2765. 2770. 2775. 2780. 2785. 2790. 2795. 2800. 2805. 2810. 2815. 2820. 2825. 2830. 2835. 2840. 2845. 2850. 2855. 2860. 2865. 2870. 2875. 2880. 2885. 2890. 2895. 2900. 2905. 2910. 2915. 2920. 2925. 2930. 2935. 2940. 2945. 2950. 2955. 2960. 2965. 2970. 2975. 2980. 2985. 2990. 2995. 3000. 3005. 3010. 3015. 3020. 3025. 3030. 3035. 3040. 3045. 3050. 3055. 3060. 3065. 3070. 3075. 3080. 3085. 3090. 3095. 3100. 3105. 3110. 3115. 3120. 3125. 3130. 3135. 3140. 3145. 3150. 3155. 3160. 3165. 3170. 3175. 3180. 3185. 3190. 3195. 3200. 3205. 3210. 3215. 3220. 3225. 3230. 3235. 3240. 3245. 3250. 3255. 3260. 3265. 3270. 3275. 3280. 3285. 3290. 3295. 3300. 3305. 3310. 3315. 3320. 3325. 3330. 3335. 3340. 3345. 3350. 3355. 3360. 3365. 3370. 3375. 3380. 3385. 3390. 3395. 3400. 3405. 3410. 3415. 3420. 3425. 3430. 3435. 3440. 3445. 3450. 3455. 3460. 3465. 3470. 3475. 3480. 3485. 3490. 3495. 3500. 3505. 3510. 3515. 3520. 3525. 3530. 3535. 3540. 3545. 3550. 3555. 3560. 3565. 3570. 3575. 3580. 3585.

Expenditures	Receipts			Amount	
	no.	ac.	fr.	no.	fr.
Balance brought forward from 1911	5,370	00
1. Gifts of the late Mrs. C. C.
2.
3.
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A.P. Paul Baker Award, 1993-94—cont.

Particulate ₀	Clayey-mud		SAND	
	St. A. N.	St. B. P.	St. A. N.	St. B. P.
i. Transfer to Formulation Feed amount	100	100	4,098	6
Bulked overal size (in Rock)	11	7	1,701	8
Total	11		10,819	14

A.P. Buildings'ent Roulement Rand Amount

[illegible]D. I. Edelmann's *Fund. Anal.*, 1959, 51

Particulars.		Amount,	
	Rs.	A.	P.
Debit—brought forward			
On Bank—			
(a) To Cash	11,480	1	0
(b) To Savings Bank	1,321	12	0
		12,801	12
II. Receipts—			
By sale of Foreign			
Exchange—			
By S. 1000		10,000	0
By T. 600		2,500	0
By interest on securities,			
Deposits and			
Savings Bank		11,316	2
By Dividend—other			
securities—			
I. By London			
Fund—			
unrepaid			
Dividend			
Consolidated			
Fund		100	0
II.—American—			
brought			
forward—			
By per cent 1100—			
bonds of the same			
value of Rs 51,000		20,001	2

Balance to statement relating to R-I Endowments Fund Amount

testament of data of slowing rate of conversion, demands and cash as at 31st March 1999

Serial number.	Name of account.	Deposits.						Cash on Hand.	Cash in Bank.	Cash in Savings Bank.	Total in Bank.
		5 per cent.	4 per cent.	3 per cent.	2 per cent.	1 per cent.	0 per cent.				
1	Arthur Nathan, Columbia Trust Co.	1,000									1,000
2	E. V. Lichtenhan, New York	1,000	200								1,200
3	Wm. Nathan, New York	1,000	100								1,100
4	Ch. Natanson, New York	1,000	100								1,100
5	Wm. Nathan, New York	1,000	100								1,100
6	Wm. Nathan, New York	1,000	100								1,100
7	Wm. Nathan, New York	1,000	100								1,100
8	Wm. Nathan, New York	1,000	100								1,100
9	Wm. Nathan, New York	1,000	100								1,100
10	Wm. Nathan, New York	1,000	100								1,100
11	Wm. Nathan, New York	1,000	100								1,100
12	Wm. Nathan, New York	1,000	100								1,100
13	Wm. Nathan, New York	1,000	100								1,100
14	Wm. Nathan, New York	1,000	100								1,100
15	Wm. Nathan, New York	1,000	100								1,100
16	Wm. Nathan, New York	1,000	100								1,100
17	Wm. Nathan, New York	1,000	100								1,100
18	Wm. Nathan, New York	1,000	100								1,100
19	Wm. Nathan, New York	1,000	100								1,100
20	Wm. Nathan, New York	1,000	100								1,100
21	Wm. Nathan, New York	1,000	100								1,100
22	Wm. Nathan, New York	1,000	100								1,100
23	Wm. Nathan, New York	1,000	100								1,100
24	Wm. Nathan, New York	1,000	100								1,100
25	Wm. Nathan, New York	1,000	100								1,100
26	Wm. Nathan, New York	1,000	100								1,100
27	Wm. Nathan, New York	1,000	100								1,100
28	Wm. Nathan, New York	1,000	100								1,100
29	Wm. Nathan, New York	1,000	100								1,100
30	Wm. Nathan, New York	1,000	100								1,100
31	Wm. Nathan, New York	1,000	100								1,100
32	Wm. Nathan, New York	1,000	100								1,100
33	Wm. Nathan, New York	1,000	100								1,100
34	Wm. Nathan, New York	1,000	100								1,100
35	Wm. Nathan, New York	1,000	100								1,100
36	Wm. Nathan, New York	1,000	100								1,100
37	Wm. Nathan, New York	1,000	100								1,100
38	Wm. Nathan, New York	1,000	100								1,100
39	Wm. Nathan, New York	1,000	100								1,100
40	Wm. Nathan, New York	1,000	100								1,100
41	Wm. Nathan, New York	1,000	100								1,100
42	Wm. Nathan, New York	1,000	100								1,100
43	Wm. Nathan, New York	1,000	100								1,100
44	Wm. Nathan, New York	1,000	100								1,100
45	Wm. Nathan, New York	1,000	100								1,100
46	Wm. Nathan, New York	1,000	100								1,100
47	Wm. Nathan, New York	1,000	100								1,100
48	Wm. Nathan, New York	1,000	100								1,100
49	Wm. Nathan, New York	1,000	100								1,100
50	Wm. Nathan, New York	1,000	100								1,100
51	Wm. Nathan, New York	1,000	100								1,100
52	Wm. Nathan, New York	1,000	100								1,100
53	Wm. Nathan, New York	1,000	100								1,100
54	Wm. Nathan, New York	1,000	100								1,100
55	Wm. Nathan, New York	1,000	100								1,100
56	Wm. Nathan, New York	1,000	100								1,100
57	Wm. Nathan, New York	1,000	100								1,100
58	Wm. Nathan, New York	1,000	100								1,100
59	Wm. Nathan, New York	1,000	100								1,100
60	Wm. Nathan, New York	1,000	100								1,100
61	Wm. Nathan, New York	1,000	100								1,100
62	Wm. Nathan, New York	1,000	100								1,100
63	Wm. Nathan, New York	1,000	100								1,100
64	Wm. Nathan, New York	1,000	100								1,100
65	Wm. Nathan, New York	1,000	100								1,100
66	Wm. Nathan, New York	1,000	100								1,100
67	Wm. Nathan, New York	1,000	100								1,100
68	Wm. Nathan, New York	1,000	100								1,100
69	Wm. Nathan, New York	1,000	100								1,100
70	Wm. Nathan, New York	1,000	100								1,100
71	Wm. Nathan, New York	1,000	100								1,100
72	Wm. Nathan, New York	1,000	100								1,100
73	Wm. Nathan, New York	1,000	100								1,100
74	Wm. Nathan, New York	1,000	100								1,100
75	Wm. Nathan, New York	1,000	100								1,100
76	Wm. Nathan, New York	1,000	100								1,100
77	Wm. Nathan, New York	1,000	100								1,100
78	Wm. Nathan, New York	1,000	100								1,100
79	Wm. Nathan, New York	1,000	100								1,100
80	Wm. Nathan, New York	1,000	100								1,100
81	Wm. Nathan, New York	1,000	100								1,100
82	Wm. Nathan, New York	1,000	100								1,100
83	Wm. Nathan, New York	1,000	100								1,100
84	Wm. Nathan, New York	1,000	100								1,100
85	Wm. Nathan, New York	1,000	100								1,100
86	Wm. Nathan, New York	1,000	100								1,100
87	Wm. Nathan, New York	1,000	100								1,100
88	Wm. Nathan, New York	1,000	100								1,100
89	Wm. Nathan, New York	1,000	100								1,100
90	Wm. Nathan, New York	1,000	100								1,100
91	Wm. Nathan, New York	1,000	100								1,100
92	Wm. Nathan, New York	1,000	100								1,100
93	Wm. Nathan, New York	1,000	100								1,100
94	Wm. Nathan, New York	1,000	100								1,100
95	Wm. Nathan, New York	1,000	100								1,100
96	Wm. Nathan, New York	1,000	100								1,100
97	Wm. Nathan, New York	1,000	100								1,100
98	Wm. Nathan, New York	1,000	100								1,100
99	Wm. Nathan, New York	1,000	100								1,100
100	Wm. Nathan, New York	1,000	100								1,100

^b *Aspergillus* sp.*N.H. Franklin Park Annual, 1952-53*

Receipts.		
Particulars.	1890 to '91.	Amount.
Balance brought forward (on Bank)	..	7,016 8 6
1. Donations	
2. (a) From other Churches, amount on Receipts ..	184 6 0	
(b) of late of Registered gentlemen ..	3 4 0	
Marriage certificates ..	941 1 0	
Gravels	
Charity	
U.S. & Co. ..	295 0 0	
Receipts ..	1,662 1 0	
Change of money ..	36 0 0	
Receipts of contributions ..	541 1 0	
Registration of marriages ..	5,610 0 0	
For the same ..	8,118 0 0	
For the same ..	919 0 0	
Commissions (on Marriage) ..	1,668 0 0	
Other fees ..	163 10 0	
(b) Miscellaneous ..	0 0 0	
		32,823 0 0
3. Interest	3,917 10 0
4. S. & L. Co. Compensation	16,000 0 0

B-12. Foundation Fund Account 1244-31-0000

Particulars		Rupees—paise.		Amount.	
		Rs.	P.	Rs.	P.
1	Transfer from other accounts—				
(1)	Reclassification account ..	25,306	0 0		
(2)	Bank interest ..	5,648	0 0		
(3)	Endowment fund account ..				
		Rs. 31,954	P. 0		
(4)	Revenue				
	Mineral, General Post—				
	Post—	12,341	1		
	Grants—				
(1)	Subsidy of Field—				
	Field—				
	Grants of 1 year ..				
	General Post—				
	Field—				
	Grants of 1 year ..				
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	Grants of 1 year ..				
	General Post—				
	Field—				
	Grants of 1 year ..				
	General Post—				

S.H. Foundation Fund Account, 1931-32—cont.

Particulars	Receipts—cont.	Amount.
Rs. s. p.	Rs. s. p.	
6. Government Grant ..	51,000 0 0	
Interest amount on invested in Treasury S.T. 1929-30 bonds of Rs. 12,50,000 ..	— 5,75,000 10 12	
Total ..	18,25,000 10 12	
Charges.		
1. Foundation charges ..	7 0 0	
2. Salaries of four members of the governing body ..	22 0 0	
3. Travelling for other members—		
(a) Salaries and allowances ..	—	
(b) Salaries and allowances ..	500 0 0	
(c) Salaries and allowances ..	25,000 0 0	18,147 0 0
4. Other items—cost of stationery, etc. ..	5,120 1 0	
Salaries payable from the Fund ..	17,33,190 7 22	
Total ..	18,12,207 14 22	

Debit—cont.

Debit—cont. of S. H. F. Fund of the late Sir J. H. F. ..	Rs. s. p.
1,00,000 at rate of 1,00,000 10 0	
2,00,000 at rate of 2,00,000 10 0	
3,00,000 at rate of 3,00,000 10 0	
4,00,000 at rate of 4,00,000 10 0	
5,00,000 at rate of 5,00,000 10 0	
6,00,000 at rate of 6,00,000 10 0	
7,00,000 at rate of 7,00,000 10 0	
8,00,000 at rate of 8,00,000 10 0	
9,00,000 at rate of 9,00,000 10 0	
10,00,000 at rate of 10,00,000 10 0	
Total ..	17,01,000 10 12

Notes.—A sum of Rs. 6,781-0-0 was transferred for the current year from the Fund account and the same was included in the 1931-32 account against item 2 under receipts.

For Fund Account (Treasury), 1931-32

Particulars	Receipts.	Amount.
Rs. s. p.	Rs. s. p.	
1. Interest brought forward—		
A.H. Government Fund Account ..	—	5,000 0 0
2. A.T. General account—		
(a) Sale of Gold and Silver ..	10 10 0	
(b) Addition for ..	200 0 0	210 10 0
3. A.T. Foundation Fund Account—		
(a) Interest ..	10,000 0 0	
(b) S.A. ..	10,000 0 0	
(c) S.P. ..	1,100 0 0	
(d) Medical ..	5,000 0 0	
(e) S.T. ..	1,000 0 0	
(f) Newspaper ..	100 0 0	
(g) Other ..	40 0 0	64,100 0 0

B-5

For Fund Account (Treasury), 1931-32—cont.

Particulars	Receipts—cont.	Amount.
Rs. s. p.	Rs. s. p.	
4. S.H. Foundation Fund Account—		
(a) Magistrate ..	1 10 0 0	
(b) Magistrate ..	100 0 0	
(c) Magistrate ..	100 0 0	
(d) Magistrate ..	100 0 0	
(e) Magistrate ..	100 0 0	
(f) Magistrate ..	100 0 0	
(g) Magistrate ..	100 0 0	
(h) Magistrate ..	100 0 0	
(i) Magistrate ..	100 0 0	
(j) Magistrate ..	100 0 0	
(k) Magistrate ..	100 0 0	
(l) Magistrate ..	100 0 0	
(m) Magistrate ..	100 0 0	
(n) Magistrate ..	100 0 0	
(o) Magistrate ..	100 0 0	
(p) Magistrate ..	100 0 0	
(q) Magistrate ..	100 0 0	
(r) Magistrate ..	100 0 0	
(s) Magistrate ..	100 0 0	
(t) Magistrate ..	100 0 0	
(u) Magistrate ..	100 0 0	
(v) Magistrate ..	100 0 0	
(w) Magistrate ..	100 0 0	
(x) Magistrate ..	100 0 0	
(y) Magistrate ..	100 0 0	
(z) Magistrate ..	100 0 0	
Total ..	5,100 0 0	

Charges.

1. A.T. General Account—		
(a) Interest on ..	—	
(b) Travelling ..	7,000 0 0	
(c) Travelling ..	—	
(d) Travelling ..	—	
(e) Travelling ..	—	
(f) Travelling ..	—	
(g) Travelling ..	—	
(h) Travelling ..	—	
(i) Travelling ..	—	
(j) Travelling ..	—	
(k) Travelling ..	—	
(l) Travelling ..	—	
(m) Travelling ..	—	
(n) Travelling ..	—	
(o) Travelling ..	—	
(p) Travelling ..	—	
(q) Travelling ..	—	
(r) Travelling ..	—	
(s) Travelling ..	—	
(t) Travelling ..	—	
(u) Travelling ..	—	
(v) Travelling ..	—	
(w) Travelling ..	—	
(x) Travelling ..	—	
(y) Travelling ..	—	
(z) Travelling ..	—	

2. A.T. Foundation Fund Account—

(a) Government ..	5,000 0 0	
(b) Government ..	—	
(c) Government ..	—	
(d) Government ..	—	
(e) Government ..	—	
(f) Government ..	—	
(g) Government ..	—	
(h) Government ..	—	
(i) Government ..	—	
(j) Government ..	—	
(k) Government ..	—	
(l) Government ..	—	
(m) Government ..	—	
(n) Government ..	—	
(o) Government ..	—	
(p) Government ..	—	
(q) Government ..	—	
(r) Government ..	—	
(s) Government ..	—	
(t) Government ..	—	
(u) Government ..	—	
(v) Government ..	—	
(w) Government ..	—	
(x) Government ..	—	
(y) Government ..	—	
(z) Government ..	—	

3. A.T. Foundation Fund Account—

(a) Government ..	5,000 0 0	
(b) Government ..	—	
(c) Government ..	—	
(d) Government ..	—	
(e) Government ..	—	
(f) Government ..	—	
(g) Government ..	—	
(h) Government ..	—	
(i) Government ..	—	
(j) Government ..	—	
(k) Government ..	—	
(l) Government ..	—	
(m) Government ..	—	
(n) Government ..	—	
(o) Government ..	—	
(p) Government ..	—	
(q) Government ..	—	
(r) Government ..	—	
(s) Government ..	—	
(t) Government ..	—	
(u) Government ..	—	
(v) Government ..	—	
(w) Government ..	—	
(x) Government ..	—	
(y) Government ..	—	
(z) Government ..	—	

Notes.—(a) Three amounts were debited to the respective accounts with bank and credited to the account.

with retrospective effect and the payment of the additional travelling charges specifically admitted from the funds of the Auditors' Society.

8. *Foundation for Incumbents*.—Ward of Chancellor's account—Summ. 31-A (3) of the *Act*—Part per each Calcutta Port Trust Debenture of a sum of Rs. 10,000 held already under the Foundation Fund were transferred under instructions from Government during the year to the Incumbents Fund in exchange for 10 per cent Government promissory notes to the face value of Rs. 10,000 in 1000 notes of the amount of the Foundation Fund account in section 37 A (3) of the Auditors' Society Act. The total amount of this Exchange the Chancellor required under the above section for the transfer of the investment was however not pointed out.

9. *Reserve Fund*.—The receipts and payments at the normal Government Treasury in the Presidency, under the Treasury under the fund. The first fund balance at the close of the year according to the books was Rs. 4,35,450-8, while according to the figures in the books of the Accountant General, Madras, it was Rs. 7,000-0-0. Necessary investigation of figures has been made by correspondence with the Accountant General and the figures of the different entries were pending adjustment at the time of audit.

10. A separate statement of provision fund investments for the year is also appended.

11. *Advance*—According to the Objective Rules—The current paying charges in the objective books at the audit office at the end of the year was Rs. 200-00-00.

12. The gross receipts and charges for the year were Rs. 10,00,000-00-00 and Rs. 10,00,000-00-00 respectively.

A-1. General Account

End of account.	Receipts.	Chgs.
Opening balance ..	Rs.	Rs. A. P.
	3,100 0 0	3,100 0 0
Receipts.		
1. Government grant ..		1,18,100 0 0
2. Sale of only and stock ..		100 0 0
3. Advances ..		100 0 0
4. Miscellaneous ..		100 0 0
5. Transfer from extension ..		100 0 0
6. Investments in the year ..	1,00,000	1,00,000 0 0
Total ..	1,00,000	1,18,300 0 0
Grand total ..	3,100	1,18,300 0 0
Charges.		
1. Travelling charges ..		85,100 0 0
2. Conveyance ..		10,000 0 0
3. Conveyance ..		10,000 0 0
4. Other ..		10,000 0 0
5. Investments ..		10,000 0 0
Total ..		1,25,100 0 0
Closing balance ..	70,000 C	4,000 0 0
Grand total ..	70,000	1,25,100 0 0

A. Collection of the following

1. For post in service of the auditors ..	200 0 0
2. Subscriptions to the University ..	7,000 0 0
3. Subscriptions to the University ..	100 0 0
4. Grant to the ..	100 0 0
5. ..	100 0 0
6. ..	100 0 0

A-2. General Account—cont.

End of account.	Receipts.	Chgs.
	Rs.	Rs. A. P.
Receipts.		
1. ..		1,18,100 0 0
2. ..		100 0 0
3. ..		100 0 0
4. ..		100 0 0
5. ..		100 0 0
6. ..		100 0 0
Total ..		1,18,300 0 0

C. Section 37, 1901, funds. A-2—The closing balance includes Rs. 10 outstanding under 'Advance Receivable'.

A-3. Extension Fund Account

End of account.	Receipts.	Chgs.
	Rs.	Rs. A. P.
Opening balance ..		10,000 0 0
Receipts.		
1. ..		10,000 0 0
2. ..		10,000 0 0
3. ..		10,000 0 0
4. ..		10,000 0 0
5. ..		10,000 0 0
6. ..		10,000 0 0
7. ..		10,000 0 0
8. ..		10,000 0 0
9. ..		10,000 0 0
10. ..		10,000 0 0
11. ..		10,000 0 0
12. ..		10,000 0 0
13. ..		10,000 0 0
14. ..		10,000 0 0
15. ..		10,000 0 0
16. ..		10,000 0 0
17. ..		10,000 0 0
18. ..		10,000 0 0
19. ..		10,000 0 0
20. ..		10,000 0 0
Total ..	10,000	1,00,000 0 0
Grand total ..	10,000	1,10,000 0 0

Charges

1. Expenditure to paper wages	24,000	24 0
2. Traveling expenses to grocery stores	3,000	3 0
3. Expenditure to rent	40,000	40 0
4. Traveling expenses to grocery stores	9,000	9 0
5. Expenditure to grocery stores	2,000	2 0
6. Expenditure to grocery stores	5,000	5 0
7. Expenditure to grocery stores	10 0	0 0
8. Expenditure to grocery stores	27,000	27 0
9. Expenditure to grocery stores	9,000	9 0
10. Expenditure to grocery stores	8,000	8 0
11. Expenditure to grocery stores	20,000	20 0
Total	1,10,000	110 0
Closing balance	20,000	20 0
Grand total	1,30,000	130 0

A-4. Treasury, 1901, funds

on Stock	1,000	2	3

A-5. Special Account in the

A-5—The closing balance includes Rs. 100 outstanding under 'Advance Receivable'.

A.III. Extension Fund Account

Head of Account	Debit Rs.	Credit Rs.
Opening Balance	1,000	200
Receipts		
1. From Sales	100	100
2. From Cash	100	100
3. From Bank	100	100
Total	300	300
Grand Total	1,300	500
Payments		
1. To Cash	100	100
2. To Bank	100	100
3. To Sales	100	100
Total	300	300
Grand Total	1,300	500

AFF Red Salt Annual

Book of account.		Amount.
Opening balance		\$,000 0 0
<i>Expenses</i>		
1. Balance of P. & L. T. Test books		\$0,000 00 0
2. Cost of P. & L. T. Test books supplied to the Boston University		575 00 0
3. Balance of "Voyagers"		525 00 0
4. Balance of "History of Reed Wharf"		575 00 0
5. Miscellaneous		575 00 0
	Total ..	\$1,250 00 0
	Grand total ..	\$1,250 00 0

As F. Ruggley and Richard J. Ford, Miami

Kind of account.	Debit.	Credit.
	Rs.	R. P.
<i>Example</i>		
1. Investment grant ...		7,50,000
2. Investment in Deprec.	8,51,000	
Total ..	8,51,000	7,50,000
<i>Illustration</i>		
1. Investment in ...		8,51,000
2. Investment in ...		2
Total ..		8,51,000
Grading balance ..	8,51,000	
Grand total ..	8,51,000	8,51,000

^a *Penicillium* sp. was used (100.00 French Loan for the purchase of No. 1, 10.000 French Loan) with the Walnut Center (Mons. Port, Limited, No. 1, 10.000).

D. E. *Endowment Fund Account*

End of month	Debit	Credit
Opening balance	2,075 15 0	19,000 0 0
Receipts		
1. Bankers' remittance		3,300 0 0
2. Interest on loans		1,918 7 6
3. Interest on bonds		512 0 0
4. Sale of securities	10,000 0 0	30,000 0 0
5. Sale of United States Government Bonds	120 0 0	168 0 0
6. Difference in the State of Maryland between July 1 and 1890		18,000 0 0
7. Returned in the year	18,000 0 0	
Total	10,120 0 0	53,000 15 6
Grand total	8,165 15 0	69,248 15 6

A homomorphism $\mathcal{F}_\lambda: \mathcal{G}_\lambda \rightarrow \mathcal{F}_\lambda$ is called of the form

	ratio of	1,000	0
100%		2,617,044	0
100%	1981-70 bonds	20,410	0
100%	taxes	5,988	0
100%	taxes	11,518	0
100%	California Vert Trust		
	Debtors	18,600	0
		8,117,050	0

E-11 Facilities Fund Annual

Head of account.	Investments.	Cash,
Gaining balance ..	8,06,732	8,06,732
<i>Receipts</i>		
1. Dividends	--	--
2. From other than transactions ..	--	19,893 6 2
3. Interest received ..	--	15,153 16 6
4. B.L.C. Government stock	--	30,000 0 0
5. Amount transferred from a bar account ..	--	41,478 0 1
6. Government grant ..	--	21,00,000 0 0
7. Investments in the year	18,00,000	--
8. Difference in the final index of securities purchased & sold during period of investment between fluctuations in Government and Non-Government stocks	Nil	--
Total ..	18,00,000	17,96,823 12 4
Grand total ..	26,06,732	26,03,555 12 4

ANNAVALAI UNIVERSITY.

Under Law 4 of Chapter VIII of the Laws of the University, it is hereby notified that under Section 19 (3) of the Annamalai University Act, 1881, M. R. C. B. Srinivasan, M.A., Professor of History, has been declared duly elected Dean of the Faculty of Arts. The election will take effect from the 10th January 1932.

(By order)

N. TIRUMATHAN,

Registrar.

Annamalainagar,

10th January 1932.

EXAMINATIONS FOR THE GOVERNMENT DIPLOMA IN PUBLIC HEALTH, PART I, JANUARY 1932.

The following is the name of candidate who has been declared to have passed the Examination for the Government Diploma in Public Health, Part I, held in January 1932—

Register number and name.

1. B. Srinivasan Rao.

EXAMINATION FOR THE GOVERNMENT DIPLOMA IN PUBLIC HEALTH, PART II, JANUARY 1932.

The following is the list of candidates who have been declared to have passed the examination for the Government Diploma in Public Health, Part II, held in January 1932—

Register number and name.

1. S. Srinivasan Raju.
2. T. R. Srinivasan.
3. S. Srinivasan.
4. S. C. Srinivasan.

The following is the name of candidate who has failed in the Government Examination for the Diploma in Public Health, Part II, held in January 1932—

Register number	Name	Subjects in which failed.
1	M. T. Srinivasan	Epidemiology and Infectious Diseases.

J. R. D. WIER, M.D., F.R.C.S.,

Chairman, Board of Examiners.

Madras, 10th January 1932.

EXAMINATION FOR TEACHERS UNDER THE CODE OF REGULATIONS FOR EUROPEAN SCHOOLS.

Results of the examination held on the 10th December 1931 under Article 135 of the Code of Regulations for European Schools—

TRAINED.

First Class.

Church Park, Madras.

Register number and name of candidate.

1. J. R. D. Wier, M.D., F.R.C.S.
2. J. R. D. Wier, M.D., F.R.C.S.

Result.

MIDDLE GRADE.

Second School, Bangalore.

Register number and name of candidate.

- | Register number and name of candidate | Result |
|---------------------------------------|--------------|
| 1. S. Srinivasan | Second Class |
| 2. S. Srinivasan | Third Class |
| 3. S. Srinivasan | Do. |
| 4. S. Srinivasan | Do. |
| 5. S. Srinivasan | Do. |
| 6. S. Srinivasan | Do. |
| 7. S. Srinivasan | Do. |
| 8. S. Srinivasan | Do. |
| 9. S. Srinivasan | Do. |
| 10. S. Srinivasan | Do. |
| 11. S. Srinivasan | Do. |
| 12. S. Srinivasan | Do. |

Bachchan, Madras.

13. S. Srinivasan
14. S. Srinivasan
15. S. Srinivasan

Church Park, Madras.

16. S. Srinivasan
17. S. Srinivasan
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47. S. Srinivasan
48. S. Srinivasan
49. S. Srinivasan
50. S. Srinivasan

PROMOTED GRADE.

Second School, Bangalore.

51. S. Srinivasan
52. S. Srinivasan
53. S. Srinivasan
54. S. Srinivasan
55. S. Srinivasan

(The post is provisionally open to candidates of all ages.)

DEPARTMENTAL EXAMINATION FOR EUROPEAN TEACHERS IN SCHOOLS UNDER THE CODE OF REGULATIONS FOR EUROPEAN SCHOOLS, BANGALORE 1931.

PROMOTED GRADE.

The following candidates have passed the above examination held in December 1931 at the Church Park Training School for Women, Bangalore, Madras—

Register number and name of candidate	School from which promoted
---------------------------------------	----------------------------

1. S. Srinivasan
2. S. Srinivasan

3. S. Srinivasan
4. S. Srinivasan
5. S. Srinivasan
6. S. Srinivasan
7. S. Srinivasan
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45. S. Srinivasan
46. S. Srinivasan
47. S. Srinivasan
48. S. Srinivasan
49. S. Srinivasan
50. S. Srinivasan

Departmental examination will be held at Bangalore, Madras, on the 10th December 1932.

C. RAMANATHAN.

Acting Inspector of European Schools, Bangalore, 10th January 1932.

UNCLAIMED CERTIFICATES.

The Secondary School Leaving Certificates of the unmentioned pupils have been received from the High Schools in which they were left unclaimed for over two years. Each of the certificates is enclosed within one month from the date of this notification will be sent to the pupils, provided the students submit their applications for certificates through the Headmasters of the schools in which they left their certificates. The applications should satisfactorily certify the works of identification of the student and also his father's name. The remaining certificates will be destroyed in accordance with the instructions issued in paragraph 3 of the Holistic Policy, printed in the revised scheme for the award of Secondary School Leaving Certificates.

MUNICIPAL HIGH SCHOOL, AGARTTA.

S.E.C. Name.

SINGO Yashodharma Aggar Kalyanadas.

SINGO Yashodharma Aggar Kalyanadas.

SINGO Yashodharma Aggar Kalyanadas.

SINGO Yashodharma Aggar Kalyanadas.

SINGO Yashodharma Aggar Kalyanadas.

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SINGO Yashodharma Aggar Kalyanadas.

SINGO Yashodharma Aggar Kalyanadas.

S.E.C.

Name of pupil.

51770 Banerjee, L.
51771 Banerjee, S.
51772 Banerjee, S. Y.
51773 Banerjee, S. Y.
51774 Banerjee, S. Y.
51775 Banerjee, S. Y.
51776 Banerjee, S. Y.
51777 Banerjee, S. Y.
51778 Banerjee, S. Y.
51779 Banerjee, S. Y.
51780 Banerjee, S. Y.
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51783 Banerjee, S. Y.
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51795 Banerjee, S. Y.
51796 Banerjee, S. Y.
51797 Banerjee, S. Y.
51798 Banerjee, S. Y.
51799 Banerjee, S. Y.
51800 Banerjee, S. Y.

V. E. RAHMAN MENDON,
District Educational Officer.

Thiruvallur, 10th January 1932.

NOTIFICATIONS.

It is hereby notified for the information of the Headmasters of secondary schools and colleges, that the Director of Public Instruction, Madras, has, in his proceedings No. 154/32, dated 11th January 1932, declared O. Chinnappa, who was for sometime, teacher in the Village Panchayat School, Zangach, Huzur taluk, free employment as a teacher and has admitted into any secondary school for a period of two years.

V. E. RAHMAN MENDON,
District Educational Officer.

Madras, 10th January 1932.

ERRATUM.

In the notification published at page 817 of Part 2-B of the Port St. George Gazette, dated 1st November 1931, regarding the unclaimed S.E.C. Certificates of the South Arcot District:-

MUNICIPAL HIGH SCHOOL, CHIDAMBARAM.

As '41200, A. Rajagopal Aggarwal', read '41200, A. Rajagopal Aggarwal'.
As '41201, M. S. Subramanian', read '41201, M. S. Subramanian'.

R.O. TOWN HIDE 500000, CHIDAMBARAM.

As '12100, K. Subramanian', read '12100, K. Subramanian'.
As '12101, K. Subramanian', read '12101, K. Subramanian'.

V. E. APPARASWAMY MUDALIYAR,
District Educational Officer.

Chidambaram, 10th January 1932.



SUPPLEMENT TO PART I-B
OF
THE FORT ST. GEORGE GAZETTE

No. 4] MADRAS, TUESDAY EVENING, JANUARY 26, 1931. [PART I, p. 2.

**EUROPEAN HIGH SCHOOL EXAMINATION UNDER THE CODE OF
REGULATIONS FOR EUROPEAN SCHOOLS, 1931.**

MADRAS PRESIDENCY.

The following candidates have passed the European High School Examination under the Code of Regulations for European Schools held in November-December 1931.

1. The names are given in order of merit.

(F) = Female.

(NR) = Non-European.

Rank	Register number	Name of candidate	School from which the candidate appeared for the examination	Subjects in which the candidate passed examination
FIRST CLASS.				
1	42	Marie Harrod ..	(F) Protestant German High School, Kitchener.	Elementary Mathematics, French and Geometry.
2	112	Siva Kishore Reddy ..	(NR) (F) St. Joseph's High School, Vengaloor.	Elementary Mathematics, French and Geometry.
3	42	Elizabeth, Lakshmi ..	(F) Protestant German High School, Kitchener.	Elementary Mathematics, French and Geometry.
4	116	Boris Gerasimov ..	(F) European General High School of Our Lady of Mount Carmel, Trichy.	Algebra and Elementary Geometry and Trigonometry.
5	115	William, Joseph, Old ..	Protestant German High School, Kitchener.	Elementary Mathematics, French and Geometry.
6	111	Charles, Victor, Felix ..	(NR) St. Joseph's European High School, Kitchener.	Elementary Mathematics, French and Geometry.
7	47	Georg, Egon, Walter, Wolfgang ..	St. Joseph's European High School, Kitchener.	Elementary Mathematics, French and Geometry.
8	119	Pauline, Cyril, Augustus ..	St. Joseph's European High School, Kitchener.	Elementary Mathematics, French and Geometry.
9	101	Edmund Loren, Gladys ..	(F) St. Joseph's European High School, Kitchener.	Elementary Mathematics, French and Geometry.
10	118	Joseph, David, William, Mathias ..	(NR) Protestant German High School, Kitchener.	Elementary Mathematics, French and Geometry.
11	10	Joseph, George, Virginius ..	(NR) (F) St. Joseph's European High School, Kitchener.	Elementary Mathematics, French and Geometry.
12	114	Georg, Georg ..	(F) St. Joseph's European High School, Kitchener.	Elementary Mathematics, French and Geometry.
13	110	Max, Isaac, Paul ..	St. Joseph's European High School, Kitchener.	Elementary Mathematics, French and Geometry.
14	13	Arthur, Ralph, Thomas ..	St. Joseph's European High School, Kitchener.	Elementary Mathematics, French and Geometry.
15	16	Georg, Paul ..	St. Joseph's European High School, Kitchener.	Elementary Mathematics, French and Geometry.
16	100	David, John, David ..	St. Joseph's European High School, Kitchener.	Elementary Mathematics, French and Geometry.
17	103	Charles, Nathan ..	(NR) (F) St. Joseph's European High School, Kitchener.	Elementary Mathematics, French and Geometry.
18	104	William, George ..	St. Joseph's European High School, Kitchener.	Elementary Mathematics, French and Geometry.
19	127	Myer, Raymond, Albert ..	St. Joseph's European High School, Kitchener.	Elementary Mathematics, French and Geometry.

Rank	Regiment number	Name of candidate	School from which the candidate appeared for the examination	Subject in which the candidate gained distinction
GRACE CLASS.				
16	45	Palmer, Lionel	St. George's High School, Georgetown.	Geography.
17	122	Forest, George	St. George's High School, Georgetown.
18	123	Wells, George	Do.
19	124	Bel, Lawrence	St. George's High School, Georgetown.	Domestic Science and English.
20	125	Bel, Lawrence	Do.
21	126	Bel, Lawrence	St. George's High School, Georgetown.
22	127	Bel, Lawrence	Do.
23	128	Bel, Lawrence	St. George's High School, Georgetown.
24	129	Bel, Lawrence	Do.
25	130	Bel, Lawrence	St. George's High School, Georgetown.
26	131	Bel, Lawrence	Do.
27	132	Bel, Lawrence	St. George's High School, Georgetown.
28	133	Bel, Lawrence	Do.
29	134	Bel, Lawrence	St. George's High School, Georgetown.
30	135	Bel, Lawrence	Do.
31	136	Bel, Lawrence	St. George's High School, Georgetown.
32	137	Bel, Lawrence	Do.
33	138	Bel, Lawrence	St. George's High School, Georgetown.
34	139	Bel, Lawrence	Do.
35	140	Bel, Lawrence	St. George's High School, Georgetown.
36	141	Bel, Lawrence	Do.
37	142	Bel, Lawrence	St. George's High School, Georgetown.
38	143	Bel, Lawrence	Do.
39	144	Bel, Lawrence	St. George's High School, Georgetown.
40	145	Bel, Lawrence	Do.
41	146	Bel, Lawrence	St. George's High School, Georgetown.
42	147	Bel, Lawrence	Do.
43	148	Bel, Lawrence	St. George's High School, Georgetown.
44	149	Bel, Lawrence	Do.
45	150	Bel, Lawrence	St. George's High School, Georgetown.
46	151	Bel, Lawrence	Do.
47	152	Bel, Lawrence	St. George's High School, Georgetown.
48	153	Bel, Lawrence	Do.
49	154	Bel, Lawrence	St. George's High School, Georgetown.
50	155	Bel, Lawrence	Do.
51	156	Bel, Lawrence	St. George's High School, Georgetown.
52	157	Bel, Lawrence	Do.
53	158	Bel, Lawrence	St. George's High School, Georgetown.
54	159	Bel, Lawrence	Do.
55	160	Bel, Lawrence	St. George's High School, Georgetown.
56	161	Bel, Lawrence	Do.
57	162	Bel, Lawrence	St. George's High School, Georgetown.
58	163	Bel, Lawrence	Do.
59	164	Bel, Lawrence	St. George's High School, Georgetown.
60	165	Bel, Lawrence	Do.
61	166	Bel, Lawrence	St. George's High School, Georgetown.
62	167	Bel, Lawrence	Do.
63	168	Bel, Lawrence	St. George's High School, Georgetown.
64	169	Bel, Lawrence	Do.
65	170	Bel, Lawrence	St. George's High School, Georgetown.
66	171	Bel, Lawrence	Do.
67	172	Bel, Lawrence	St. George's High School, Georgetown.
68	173	Bel, Lawrence	Do.
69	174	Bel, Lawrence	St. George's High School, Georgetown.
70	175	Bel, Lawrence	Do.
71	176	Bel, Lawrence	St. George's High School, Georgetown.
72	177	Bel, Lawrence	Do.
73	178	Bel, Lawrence	St. George's High School, Georgetown.
74	179	Bel, Lawrence	Do.
75	180	Bel, Lawrence	St. George's High School, Georgetown.
76	181	Bel, Lawrence	Do.
77	182	Bel, Lawrence	St. George's High School, Georgetown.
78	183	Bel, Lawrence	Do.
79	184	Bel, Lawrence	St. George's High School, Georgetown.
80	185	Bel, Lawrence	Do.
81	186	Bel, Lawrence	St. George's High School, Georgetown.
82	187	Bel, Lawrence	Do.
83	188	Bel, Lawrence	St. George's High School, Georgetown.
84	189	Bel, Lawrence	Do.
85	190	Bel, Lawrence	St. George's High School, Georgetown.
86	191	Bel, Lawrence	Do.
87	192	Bel, Lawrence	St. George's High School, Georgetown.
88	193	Bel, Lawrence	Do.
89	194	Bel, Lawrence	St. George's High School, Georgetown.
90	195	Bel, Lawrence	Do.
91	196	Bel, Lawrence	St. George's High School, Georgetown.
92	197	Bel, Lawrence	Do.
93	198	Bel, Lawrence	St. George's High School, Georgetown.
94	199	Bel, Lawrence	Do.
95	200	Bel, Lawrence	St. George's High School, Georgetown.
96	201	Bel, Lawrence	Do.
97	202	Bel, Lawrence	St. George's High School, Georgetown.
98	203	Bel, Lawrence	Do.
99	204	Bel, Lawrence	St. George's High School, Georgetown.
100	205	Bel, Lawrence	Do.

Register to school and names of candidates.

School from which the candidate appeared for the examination.

FIRST CLASS—cont.

542 Felix, Madelon. (F)	St. Mary's Convent, European High School, Beirut	Do.	Do.
543 Terry Richard Murray. (F)	St. Mary's Convent, European High School, Beirut	Do.	Do.
544 Karam, Michael. (F)	Do.	Do.	Do.
545 Joseph, Richard. (F)	Do.	Do.	Do.
546 James, Robert. (F)	Do.	Do.	Do.
547 Wad, Walter. (F)	Do.	Do.	Do.
548 Wad, Walter. (F)	Do.	Do.	Do.
549 Wad, Walter. (F)	Do.	Do.	Do.
550 Wad, Walter. (F)	Do.	Do.	Do.
551 Wad, Walter. (F)	Do.	Do.	Do.
552 Wad, Walter. (F)	Do.	Do.	Do.
553 Wad, Walter. (F)	Do.	Do.	Do.
554 Wad, Walter. (F)	Do.	Do.	Do.
555 Wad, Walter. (F)	Do.	Do.	Do.
556 Wad, Walter. (F)	Do.	Do.	Do.
557 Wad, Walter. (F)	Do.	Do.	Do.
558 Wad, Walter. (F)	Do.	Do.	Do.
559 Wad, Walter. (F)	Do.	Do.	Do.
560 Wad, Walter. (F)	Do.	Do.	Do.
561 Wad, Walter. (F)	Do.	Do.	Do.
562 Wad, Walter. (F)	Do.	Do.	Do.
563 Wad, Walter. (F)	Do.	Do.	Do.
564 Wad, Walter. (F)	Do.	Do.	Do.
565 Wad, Walter. (F)	Do.	Do.	Do.
566 Wad, Walter. (F)	Do.	Do.	Do.
567 Wad, Walter. (F)	Do.	Do.	Do.
568 Wad, Walter. (F)	Do.	Do.	Do.
569 Wad, Walter. (F)	Do.	Do.	Do.
570 Wad, Walter. (F)	Do.	Do.	Do.
571 Wad, Walter. (F)	Do.	Do.	Do.
572 Wad, Walter. (F)	Do.	Do.	Do.
573 Wad, Walter. (F)	Do.	Do.	Do.
574 Wad, Walter. (F)	Do.	Do.	Do.
575 Wad, Walter. (F)	Do.	Do.	Do.
576 Wad, Walter. (F)	Do.	Do.	Do.
577 Wad, Walter. (F)	Do.	Do.	Do.
578 Wad, Walter. (F)	Do.	Do.	Do.
579 Wad, Walter. (F)	Do.	Do.	Do.
580 Wad, Walter. (F)	Do.	Do.	Do.
581 Wad, Walter. (F)	Do.	Do.	Do.
582 Wad, Walter. (F)	Do.	Do.	Do.
583 Wad, Walter. (F)	Do.	Do.	Do.
584 Wad, Walter. (F)	Do.	Do.	Do.
585 Wad, Walter. (F)	Do.	Do.	Do.
586 Wad, Walter. (F)	Do.	Do.	Do.
587 Wad, Walter. (F)	Do.	Do.	Do.
588 Wad, Walter. (F)	Do.	Do.	Do.
589 Wad, Walter. (F)	Do.	Do.	Do.
590 Wad, Walter. (F)	Do.	Do.	Do.
591 Wad, Walter. (F)	Do.	Do.	Do.
592 Wad, Walter. (F)	Do.	Do.	Do.
593 Wad, Walter. (F)	Do.	Do.	Do.
594 Wad, Walter. (F)	Do.	Do.	Do.
595 Wad, Walter. (F)	Do.	Do.	Do.
596 Wad, Walter. (F)	Do.	Do.	Do.
597 Wad, Walter. (F)	Do.	Do.	Do.
598 Wad, Walter. (F)	Do.	Do.	Do.
599 Wad, Walter. (F)	Do.	Do.	Do.
600 Wad, Walter. (F)	Do.	Do.	Do.

Register to school and names of candidates.

FIRST CLASS—cont.

448 Zuhair, Karam. (F)	St. Mary's Convent, European High School, Beirut	Do.	Do.
449 Zuhair, Karam. (F)	Do.	Do.	Do.
450 Zuhair, Karam. (F)	Do.	Do.	Do.
451 Zuhair, Karam. (F)	Do.	Do.	Do.
452 Zuhair, Karam. (F)	Do.	Do.	Do.
453 Zuhair, Karam. (F)	Do.	Do.	Do.
454 Zuhair, Karam. (F)	Do.	Do.	Do.
455 Zuhair, Karam. (F)	Do.	Do.	Do.
456 Zuhair, Karam. (F)	Do.	Do.	Do.
457 Zuhair, Karam. (F)	Do.	Do.	Do.
458 Zuhair, Karam. (F)	Do.	Do.	Do.
459 Zuhair, Karam. (F)	Do.	Do.	Do.
460 Zuhair, Karam. (F)	Do.	Do.	Do.
461 Zuhair, Karam. (F)	Do.	Do.	Do.
462 Zuhair, Karam. (F)	Do.	Do.	Do.
463 Zuhair, Karam. (F)	Do.	Do.	Do.
464 Zuhair, Karam. (F)	Do.	Do.	Do.
465 Zuhair, Karam. (F)	Do.	Do.	Do.
466 Zuhair, Karam. (F)	Do.	Do.	Do.
467 Zuhair, Karam. (F)	Do.	Do.	Do.
468 Zuhair, Karam. (F)	Do.	Do.	Do.
469 Zuhair, Karam. (F)	Do.	Do.	Do.
470 Zuhair, Karam. (F)	Do.	Do.	Do.
471 Zuhair, Karam. (F)	Do.	Do.	Do.
472 Zuhair, Karam. (F)	Do.	Do.	Do.
473 Zuhair, Karam. (F)	Do.	Do.	Do.
474 Zuhair, Karam. (F)	Do.	Do.	Do.
475 Zuhair, Karam. (F)	Do.	Do.	Do.
476 Zuhair, Karam. (F)	Do.	Do.	Do.
477 Zuhair, Karam. (F)	Do.	Do.	Do.
478 Zuhair, Karam. (F)	Do.	Do.	Do.
479 Zuhair, Karam. (F)	Do.	Do.	Do.
480 Zuhair, Karam. (F)	Do.	Do.	Do.
481 Zuhair, Karam. (F)	Do.	Do.	Do.
482 Zuhair, Karam. (F)	Do.	Do.	Do.
483 Zuhair, Karam. (F)	Do.	Do.	Do.
484 Zuhair, Karam. (F)	Do.	Do.	Do.
485 Zuhair, Karam. (F)	Do.	Do.	Do.
486 Zuhair, Karam. (F)	Do.	Do.	Do.
487 Zuhair, Karam. (F)	Do.	Do.	Do.
488 Zuhair, Karam. (F)	Do.	Do.	Do.
489 Zuhair, Karam. (F)	Do.	Do.	Do.
490 Zuhair, Karam. (F)	Do.	Do.	Do.
491 Zuhair, Karam. (F)	Do.	Do.	Do.
492 Zuhair, Karam. (F)	Do.	Do.	Do.
493 Zuhair, Karam. (F)	Do.	Do.	Do.
494 Zuhair, Karam. (F)	Do.	Do.	Do.
495 Zuhair, Karam. (F)	Do.	Do.	Do.
496 Zuhair, Karam. (F)	Do.	Do.	Do.
497 Zuhair, Karam. (F)	Do.	Do.	Do.
498 Zuhair, Karam. (F)	Do.	Do.	Do.
499 Zuhair, Karam. (F)	Do.	Do.	Do.
500 Zuhair, Karam. (F)	Do.	Do.	Do.

[illegible]

Register number and name of candidate.	School from which the candidate appears for the examination.	Register number and name of candidate.	School from which the candidate appears for the examination.
THIRD CLASS—cont.		THIRD CLASS—cont.	
436 McIlwain, William James Thomas	European Girls' Protestant High School, Victoria.	437 D'Amico, Clara (F)	St. John's Catholic High School, Sandhurst.
437 Kervella, Lily (S.E.)	Do.	438 Franklin, Anthony El. Patrick's European High School, Sandhurst.	
438 Lewis, Joseph	Do.	439 Fitzmaurice, Olivera (S.E.) (F)	European Girls' High School (1st Sec.) of St. John's, Sandhurst.
439 Macdonald, Florence (S.E.)	Do.	440 Farwell, Joseph (F)	Do.
440 Webb, William	Do.	441 Gordon, Elizabeth (F)	St. Joseph's European Girls' High School, Sandhurst.
441 St. John, Louis (S.E.) (F)	European Girls' Protestant High School, Victoria.	442 Patton, Norman Keith (F)	Do.
442 Wilson, Margaret (F)	St. John's High School, Victoria.	443 Johnson, Stephen (F)	St. John's United European School, Sandhurst.
443 Fearn, Evelyn (F)	Do.	444 Turner, Elizabeth (F)	Do.
444 Goodwin, Geraldine (F)	Do.	445 Alcock, Kenneth ..	St. John's European Boys' School, Sandhurst.
445 Karpis, Louis (S.E.) (F)	Do.	446 Lewis, John (F)	St. John's European School, Sandhurst.
446 Loebe, Felix Karl-Heinrich	Second Beach German School, South Beach, Sandhurst.	447 Ebdon, Elizabeth (F)	Do.
447 Hayman, Mary (S.E.)	Do.	448 Cox, Peter Thomas (F)	St. Joseph's Girls' High School, Victoria.
448 Tassell, Thomas (F)	Do.	449 D'Amico, Marie (F)	Do.
449 Edwards, Harold	Christ Church School, Sandhurst.	450 Mahood, Daisy Ellen (F)	Do.
450 Kennedy, Stanley ..	St. William's European School, Sandhurst.	451 Cook, Ronald Leonard	Woolton Boys' High School, Sandhurst.
451 Thomas Walter Cecil	St. Joseph's European Boys' School, Victoria.	452 Thompson, Sylvia	Do.
452 Reynolds, Alexander ..	Do.	453 De Luca, George (S.E.)	Do.
453 Gleason, William ..	M.M.C. European Railway School, Sandhurst.	454 Martin, Bernard	Do.
454 Griffin, Grace Ethel May	European Protestant European Girls' High School, Sandhurst.	455 Ketcher, Thomas	Do.
		456 Ede, Frances Georgy	Do.
		457 Kelly, Daisy Doris (F)	Second Beach Girls' High School, Sandhurst.

FAIRFAX LIST.

MAJOR PASSAGES.

List of failures in the European Middle School Examination held in November-December 1931.

5. The following letters are used to indicate the subjects:—

English	a	Elementary Physical Science	g
Arithmetic	b	History	h
Language	c	Geography	i
Algebra	d	Domestic Science	j
Chemistry	e	Music	k
Elementary Natural Science	f	Drawing	l

Register number and subject in which failed.	Register number and subject in which failed.	Register number and subject in which failed.	Register number and subject in which failed.	Register number and subject in which failed.	Register number and subject in which failed.
458 b & d	459 b & f	460 b & i	461 b & g & l	462 b & i	463 b & h
464 b & d	465 b & f	466 b & d	467 b & i	468 b & i	469 b & h
470 b & h	471 b & f	472 b & i	473 b & i	474 b & i	475 b & h
476 b & d	477 b & f	478 b & i	479 b & i	480 b & i	481 b & h
482 b & d	483 b & f	484 b & i	485 b & i	486 b & i	487 b & h
488 b & d	489 b & f	490 b & i	491 b & i	492 b & i	493 b & h
494 b & d	495 b & f	496 b & i	497 b & i	498 b & i	499 b & h
500 b & d	501 b & f	502 b & i	503 b & i	504 b & i	505 b & h
506 b & d	507 b & f	508 b & i	509 b & i	510 b & i	511 b & h
512 b & d	513 b & f	514 b & i	515 b & i	516 b & i	517 b & h
518 b & d	519 b & f	520 b & i	521 b & i	522 b & i	523 b & h
524 b & d	525 b & f	526 b & i	527 b & i	528 b & i	529 b & h
530 b & d	531 b & f	532 b & i	533 b & i	534 b & i	535 b & h
536 b & d	537 b & f	538 b & i	539 b & i	540 b & i	541 b & h
542 b & d	543 b & f	544 b & i	545 b & i	546 b & i	547 b & h
548 b & d	549 b & f	550 b & i	551 b & i	552 b & i	553 b & h
554 b & d	555 b & f	556 b & i	557 b & i	558 b & i	559 b & h

C. RANSFORD,
Officiating Inspector of European Schools.

Melb., 15th January 1932.
N-Ransd

Teacher's certificate number, name, institution in which trained and the year of graduation, the Government Training School, Port George, 1922.

ELEMENTARY LOWER GRADE

First Class

(Male)

- 1831 E. Anandaram Pillai, Government Training School, Kandy, 1922.

Second Class

(Male)

- 1811 K. Perakumbura Pillai, Government Training School, Colombo, 1922.
 1812 S. V. Ekanayake Pillai, Government Training School, Kandy, 1922.
 1813 S. S. Perakumbura Pillai, Government Training School, Kandy, 1922.
 1814 P. K. Gnanapavan, R.C. Training School, Trincomalee, 1922.
 1815 S. S. Mahipala, Government Training School, Kandy, 1922.
 1816 E. Mahipala Pillai, Government Training School, Kandy, 1922.
 1817 G. Gnanapavan, R.C. Training School, Trincomalee, 1922.
 1818 P. K. Gnanapavan, R.C. Training School, Trincomalee, 1922.
 1819 C. Mahipala, Government Training School, Kandy, 1922.
 1820 E. Mahipala Pillai, Government Training School, Kandy, 1922.
 1821 S. S. Mahipala, Government Training School, Kandy, 1922.
 1822 S. S. Mahipala, Government Training School, Kandy, 1922.
 1823 S. S. Mahipala, Government Training School, Kandy, 1922.
 1824 S. S. Mahipala, Government Training School, Kandy, 1922.
 1825 S. S. Mahipala, Government Training School, Kandy, 1922.
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 1834 S. S. Mahipala, Government Training School, Kandy, 1922.
 1835 S. S. Mahipala, Government Training School, Kandy, 1922.
 1836 S. S. Mahipala, Government Training School, Kandy, 1922.
 1837 S. S. Mahipala, Government Training School, Kandy, 1922.
 1838 S. S. Mahipala, Government Training School, Kandy, 1922.
 1839 S. S. Mahipala, Government Training School, Kandy, 1922.
 1840 S. S. Mahipala, Government Training School, Kandy, 1922.

Teacher's certificate number, name, institution in which trained and the year of graduation, the Government Training School, Port George, 1922.

ELEMENTARY LOWER GRADE—cont

Second Class—cont

(Male—cont)

- 1831 V. Anandaram Pillai, Government Training School, Kandy, 1922.
 1832 P. K. Gnanapavan, R.C. Training School, Trincomalee, 1922.
 1833 G. Gnanapavan, R.C. Training School, Trincomalee, 1922.
 1834 Mahipala Pillai, Government Training School, Kandy, 1922.
 1835 S. S. Mahipala, Government Training School, Kandy, 1922.
 1836 S. S. Mahipala, Government Training School, Kandy, 1922.
 1837 S. S. Mahipala, Government Training School, Kandy, 1922.
 1838 S. S. Mahipala, Government Training School, Kandy, 1922.
 1839 S. S. Mahipala, Government Training School, Kandy, 1922.
 1840 S. S. Mahipala, Government Training School, Kandy, 1922.
 1841 S. S. Mahipala, Government Training School, Kandy, 1922.
 1842 S. S. Mahipala, Government Training School, Kandy, 1922.
 1843 S. S. Mahipala, Government Training School, Kandy, 1922.
 1844 S. S. Mahipala, Government Training School, Kandy, 1922.
 1845 S. S. Mahipala, Government Training School, Kandy, 1922.
 1846 S. S. Mahipala, Government Training School, Kandy, 1922.
 1847 S. S. Mahipala, Government Training School, Kandy, 1922.
 1848 S. S. Mahipala, Government Training School, Kandy, 1922.
 1849 S. S. Mahipala, Government Training School, Kandy, 1922.
 1850 S. S. Mahipala, Government Training School, Kandy, 1922.
 1851 S. S. Mahipala, Government Training School, Kandy, 1922.
 1852 S. S. Mahipala, Government Training School, Kandy, 1922.
 1853 S. S. Mahipala, Government Training School, Kandy, 1922.
 1854 S. S. Mahipala, Government Training School, Kandy, 1922.
 1855 S. S. Mahipala, Government Training School, Kandy, 1922.
 1856 S. S. Mahipala, Government Training School, Kandy, 1922.
 1857 S. S. Mahipala, Government Training School, Kandy, 1922.
 1858 S. S. Mahipala, Government Training School, Kandy, 1922.
 1859 S. S. Mahipala, Government Training School, Kandy, 1922.
 1860 S. S. Mahipala, Government Training School, Kandy, 1922.

P. HANSHAWA ACTUARY,

Deputy Educational Officer, North Area.

Yellam, 19th January 1922.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 4.]

MADRAS, TUESDAY EVENING, JANUARY 23, 1923. [Price, 10 annas.

Part II.—Miscellaneous Notifications.

CONTENTS

APPOINTMENTS, LEAVE, ETC.	PAGES	OTHERS	PAGES
Judicial, Civil, Forest, Public Works and Medical	115-125	Criminal Appointments	278
Sanitation	126	Vaccines	281
General	127	Public Appointments	282
Judicial	128	Marriage Fees	283
Sanitation	129	Non-residential Revenue	284
Revenue	130		

APPOINTMENTS, LEAVE, ETC.

JUDICIAL.

No. 2. *Transfer, appointment and posting.*—The following transfers, appointments and postings of District Munsifs have been ordered by the High Court:—

1. M.R. Ry. Kadambal Gopala Ayyar Arangal, from Nellore (Principal) to Tiruchiyappur, vice M.R. Ry. S. Rangaswami Ayyar Arangal, granted leave or until further orders. To proceed urgently bearing over charge to the Additional District Munsif.

2. M.R. Ry. Kumbakonam Gopalaswami Sivasubramanya Ayyar Arangal, from Kanchi to Nilgiris (Principal). To proceed forthwith.

3. M.R. Ry. Kanchi Gopalakrishna Gann. Subrahmanya, District Court, Kanchi, is appointed to act as District Munsif and is posted to the District Munsif's Court, Kanchi. To proceed forthwith.

High Court, Madras,
14th January 1923.

No. 3. *Posting.*—The following posting of a District Munsif has been ordered by the High Court:—

M.R. Ry. Kalpalai Ramaswami Ramakrishna Ayyar Arangal, District Munsif, on return from

leave, is posted to the Court of the District Munsif of Sivaganga, vice M.R. Ry. T. B. Venkateswara Ayyar Arangal, on other duty or until further orders.

G. S. WHITE,
Registrar.

High Court, Madras,
15th January 1923.

SALE.

Posting.—M.R. Ry. T. K. Ananthaswami Ayyar Arangal, Inspector, on return from leave, is posted to the District Court, bearing officiating Inspector Mr. A. L. H. Elliot.

Madras, 15th January 1923.

Extension of leave.—Mr. C. D. S. Jeyan, Inspector, is granted an extension of leave on average pay for one month from 22nd January 1923.

Madras, 15th January 1923.

Leave.—M.R. Ry. P. B. Gopalakrishna Ayyar Arangal, Inspector, is granted leave on average pay for thirteen days from 22nd January 1923.

Posting.—M.R. Ry. B. Ramakrishna Ayyar Arangal, Assistant Inspector, on return from leave, is appointed as Inspector, Adamanthapur Circle.

during the absence of M.D.Ry. P. R. Gopalakrishna Ayyar, Ayeraj, To join on the absence of 25th January 1932.

B. H. DOULTON,
Collector of Salt Revenue.

Madras, 20th January 1932.

FOREIGN.

Appointment.—Mr. P. Gurudas, Deputy Extra Assistant Commissioner of Forests, is attached to the North Mangalore Division from 11th January 1932.

B. D. RICHMOND,
Chief Commissioner of Forests.
Madras, 15th January 1932.

PUBLIC WORKS.

Posting.—M.R.Ry. Governmental Development Engineer, Superintendent, on return from leave, to the Technicality Circle, by change of a sub-engineer and to substitute an Assistant Engineer on Rs. 250 per mensem.

N. SWAMINATHA AYYAR,
Chief Engineer for Irrigation (General),
Railways and Roads.
Madras, 20th January 1932.

MEDICAL.

Posting.—With reference to paragraph I (a) of the G.O. No. 26-2473, P.H., dated 19th December 1931, Mr. E. H. Sanderson, M.B. & S., Lady Assistant Surgeon, on private duty at the Government Victoria Canteen and Concha Hospital, Madras, is posted to the Medical College, Vellore, as Assistant to the Professor of Midwifery, vice Civil Assistant Surgeon M.R.Ry. P. V. Venkateswami, M.B.B.S.
Madras, 12th January 1932.

Leave.—M.R.Ry. P. Madhavan Ayyar, M.B., M.B.S., Assistant to the Principal Medical Officer, Government General Hospital, Madras, leave on average pay for one month from 6th January 1932 under subsidiary rule 2 to Fundamental Rule 163 (a) with permission to prefer Christmas and New Year holidays from 29th December 1931 to 2nd January 1932.

Madras, 16th January 1932.

Leave.—M.R.Ry. S. K. Sundaram Ayyar, M.B., M.B.S., Lecturer in Chemistry, Medical School, Tanjore, leave on average pay for eight days from 12th November 1931 under subsidiary rule 2 to Fundamental Rule 163 (a) with permission to prefer holidays on 21st and 22nd November 1931.

Madras, 16th January 1932.

Leave.—M.R.Ry. M. Bablu Rao Ayyar, M.B.B.S., Civil Assistant Surgeon, Government Hospital, Kancheepuram (Tiruchirappalli district), leave on average pay for one month from 16th January 1932 under Fundamental Rule 61.

(By order)

P. K. WARRIEN,
Personal Assistant to the Surgeon-General.
Madras, 20th January 1932.

CENTRAL NOTIFICATIONS.

GOVERNMENT MUSEUM.

PANTRY ROAD, EGMORE, MADRAS.

Open on all days in the week, excepting Fridays, from 7 a.m. to 5 p.m. Admission free. Library reserved for ladies on the first Saturday of every month after 10 a.m.

F. H. GRAVELL,
Superintendent.

GOVERNMENT PUBLIC LIBRARY.

GOVERNMENT MUSEUM BUILDINGS, EGMORE, MADRAS.

Open on all days in the week, October to March 7 a.m. to 5 p.m. and April to September 7 a.m. to 5 p.m.

Consultation of books is free to any person of 17 or more years of age. Books can also be borrowed by approved residents of Madras City and its vicinity. Applications for permission to borrow must be made by the applicant personally at the library. A deposit of Rs. 20 will be required from each borrower.

No direct loans can be made to residents in the suburban, but the Government Public Library can apply to Government for sanction to lend to qualified libraries of sufficient standing.

In Madras and its immediate vicinity books will be delivered at the residence of the borrower on payment of a subscription of a rupee per quarter.

F. H. GRAVELL,
Principal Librarian.

IMPERIAL LIBRARY.

SECRETARIAT BUILDINGS, 5, RAJAHMUNDRY ROAD, CHENNAI.

Open on { Week-days and Saturdays, from 10 a.m. to 1 p.m.
Sundays and holidays, from 2 p.m. to 5 p.m.

The Imperial Library is also a Lending Library. It is free to all except children. There is no subscription to pay.

K. M. ASADULLAH,
Librarian.

NOTIFICATIONS.

The Registrar of Co-operative Societies, Madras, Ann, under section 29 (1) of the Co-operative Societies Act II of 1912 (India), cancelled the registration of the aforementioned societies, and has appointed the officers noted against each to be liquidators under section 43 (1) of the same Act. The order will take effect on the expiry of two months from the date mentioned above each:—

12th January 1932.

Alagapatti Co-operative Society No. D 56/5734 in the Sankaratchal taluk of the Tirunelveli district.—Deputy Registrar, Tirunelveli.

14th January 1932.

Kalvathur Madu Co-operative Society No. W. 204 in the Kanchipuram taluk of the Coimbatore district.—Deputy Registrar, Coimbatore.

19th January 1932.

Vasanthakopala Co-operative Society No. 2038/
P. 79 in the Nandikur taluk of the Kurnool
district—Sub-Deputy Registrar, Kurnool.

19th January 1932.

Thallapragada Co-operative Society No. 2039
in the Masul taluk of the Trichinopoly
district—Deputy Registrar, Trichinopoly.

Sekharani Co-operative Society No. 2541 in the
Vedhachaluk taluk of the South Arcot
district—Deputy Registrar, Coimbatore.

Balasamudra Cokers Co-operative Society
No. 3394 in the Basilar taluk of the Kistna
district—Deputy Registrar, Kurnool.

Ramavaram Co-operative Society No. 4237
in the Guduvada taluk of the Kistna district
—Deputy Registrar, Kurnool.

Kavada Christian Co-operative Society
No. 3287 in the Nandikur taluk of the
Kurnool district—Sub-Deputy Registrar,
Kurnool.

19th January 1932.

Aika Co-operative Banking Society No. J. 102
in the Aika taluk of the Ganjam district—
Deputy Registrar, Ganjam.

Pattanamachalapudi Agnathakalavari Co-operative
Society No. H. 603 in the Basilar
taluk of the Kistna district—Deputy
Registrar, Secunder.

Kadapa Farmers' Co-operative Production and
Sale Society, Limited No. H. 603 in the
Kadachur taluk of the Kistna district—Deputy
Registrar, Secunder.

20th January 1932.

Kavayitri Chenchigudem Co-operative Society
No. 1014 in the Nandikur taluk of the
Kurnool district—Sub-Deputy Registrar,
Kurnool.

Balasamudra Chenchigudem Co-operative
Society No. 11169 in the Nandikur taluk of
the Kurnool district—Sub-Deputy
Registrar, Kurnool.

Pekala Chenchigudem Co-operative Society
No. 10949 in the Nandikur taluk of the
Kurnool district—Sub-Deputy Registrar,
Kurnool.

Potlupudi Venna Co-operative Society No. 2038
in the Chagalapudi taluk of the Chenchigudem
district—Deputy Registrar, Madras.

The Registrar of Co-operative Societies, Madras,
has, under section 39 (1) of the Co-operative
Societies Act VI of 1925 (India), cancelled the
registration of the undermentioned society.
This order will take effect on the expiry of two
months from the date mentioned above:—

19th January 1932.

Bellurina Co-operative Society No. Y. 394
in the Alur taluk of the Bellary district.

D. N. STRATHAIR,

Registrar of Co-operative Societies, Madras.

PATENTS.

The following are well specifications of applica-
tions for patents, which have been accepted under
section 5 of the Indian Patents and Designs Act,
1911, have been published and can be requested
free of charge at the Indian Patent Office,
Calcutta. Copies of these specifications may be

procured at the Patent Office, 1, Connaught Place,
Calcutta, at the price of one rupee per
copy.

Directions for the guidance of inventors and
others are given in the Indian Patent and Designs
Act (section 10) and in the Indian Patent and
Designs Rules, 1911 (pages two to six). These
should be consulted before an application is made
to the Controller of Patents and Designs.

17164. Menon.

17165. Durg.

17166. (Mrs.) Salasani, via Lagorot.

17167. I. G. Parbhuramdas Ahtingachich.

17171. Durg Rubber Co., Ltd.

17172. MacNish.

17173. MacNish, Hendley and Hendley.

17174. Sreed, and Mahipala Ltd.

17175. Sreed, and Mahipala Ltd.

17176. Sreed, and Mahipala Ltd.

17177. Sreed, and Mahipala Ltd.

17178. Sreed, and Mahipala Ltd.

17179. Sreed, and Mahipala Ltd.

17180. Sreed, and Mahipala Ltd.

17181. Sreed, and Mahipala Ltd.

17182. Sreed, and Mahipala Ltd.

17183. Sreed, and Mahipala Ltd.

17184. Sreed, and Mahipala Ltd.

17185. Sreed, and Mahipala Ltd.

17186. Sreed, and Mahipala Ltd.

17187. Sreed, and Mahipala Ltd.

17188. Sreed, and Mahipala Ltd.

17189. Sreed, and Mahipala Ltd.

17190. Sreed, and Mahipala Ltd.

17191. Sreed, and Mahipala Ltd.

17192. Sreed, and Mahipala Ltd.

17193. Sreed, and Mahipala Ltd.

17194. Sreed, and Mahipala Ltd.

17195. Sreed, and Mahipala Ltd.

17196. Sreed, and Mahipala Ltd.

17197. Sreed, and Mahipala Ltd.

17198. Sreed, and Mahipala Ltd.

17199. Sreed, and Mahipala Ltd.

17200. Sreed, and Mahipala Ltd.

17201. Sreed, and Mahipala Ltd.

17202. Sreed, and Mahipala Ltd.

17203. Sreed, and Mahipala Ltd.

17204. Sreed, and Mahipala Ltd.

17205. Sreed, and Mahipala Ltd.

17206. Sreed, and Mahipala Ltd.

17207. Sreed, and Mahipala Ltd.

17208. Sreed, and Mahipala Ltd.

17209. Sreed, and Mahipala Ltd.

17210. Sreed, and Mahipala Ltd.

17211. Sreed, and Mahipala Ltd.

17212. Sreed, and Mahipala Ltd.

17213. Sreed, and Mahipala Ltd.

17214. Sreed, and Mahipala Ltd.

17215. Sreed, and Mahipala Ltd.

17216. Sreed, and Mahipala Ltd.

17217. Sreed, and Mahipala Ltd.

17218. Sreed, and Mahipala Ltd.

17219. Sreed, and Mahipala Ltd.

17220. Sreed, and Mahipala Ltd.

17221. Sreed, and Mahipala Ltd.

17222. Sreed, and Mahipala Ltd.

17223. Sreed, and Mahipala Ltd.

17224. Sreed, and Mahipala Ltd.

17225. Sreed, and Mahipala Ltd.

17226. Sreed, and Mahipala Ltd.

17227. Sreed, and Mahipala Ltd.

17228. Sreed, and Mahipala Ltd.

17229. Sreed, and Mahipala Ltd.

17230. Sreed, and Mahipala Ltd.

17231. Sreed, and Mahipala Ltd.

17232. Sreed, and Mahipala Ltd.

by them and all correspondence relating to Enquire notices of the mid-lands to the Enquire Assistant Inspector, Tankei sub-office, Tankei.

T. S. ANANTARAO BAO,
Inspector of Enquire, Kanyangri Circle.

Kanyangri, 28th January 1932

UNCLAIMED PROPERTY.

Notice is hereby given that the undermentioned items of property consisting of gold and silver jewellery, clothes, watch, etc., remaining unclaimed at the Office of the Commissioner of Police, Bangalore, up to 21st December 1931, will be disposed of as shown below on or after 1st August 1932 unless any person who may have a claim there to appear before the undersigned and establish his claim before that date.

(a) Items of property mentioned under I will be sold by public auction, or confiscated.

(b) Those mentioned under II will be returned to the finder.

I

101/Encl-401.—A wool screen used for motor car, 2' x 1', valued Rs. 5.

102/Encl-401.—Two copper chibbans, valued Rs. 1.

103/Encl-401.—Gold ornaments of a black-haired woman found and made silver and gold chain only.

104/Encl-401.—A few copper ornaments including a ring, valued Rs. 10.

105/Encl-401.—Two silvered items with one large watch worth Rs. 10.

106/Encl-401.—Gold ornaments of one hand, 2 value (one is a green chain) a white metal chain, a black one, a bracelet, a green bordered glass chain and one red bordered, a bracelet glass with metal "The hand" engraved on it, and a pinkish watch.

107/Encl-401.—Gold watch silver and gold watch only.

108/Encl-401.—Gold ornaments of an old yellow case with three designs on border.

109/Encl-401.—Gold watch silver and gold watch only.

110/Encl-401.—One lady's silver watch, valued Rs. 3.

111/Encl-401.—One pocket watch, without glass, hands and heavy case. "Pocahontas and Co. Ltd. Posing and Ips No. 10112" on dial, valued Rs. 1.

112/Encl-401.—Gold watch silver only and silver ornaments of 10 playing cards.

The following are the effects of an unknown man who died in the Government Hospital, Bangalore, Madras, on 11th December 1931.

113/Encl-401.—One iron screw with a red case and one brass finger ring.

II

114/Encl-401.—Silver ornaments of a light yellow China with red, a gold ring, a black shirt and a pair of shoes.

115/Encl-401.—Gold (Rs. 5-15) of silver ornaments and watch only, being the ornaments of a bag of vegetables.

116/Encl-401.—Silver ornaments of a "Goddess" image, a white flower (gold) and a watch. Gold watch (very big), being the ornaments of a goldsmith's shop.

117/Encl-401.—One black enamelled (key) on gold and silver; watch with a thick cushion. "2nd Frame" inside frame.

118/Encl-401.—Gold watch silver and gold watch only.

119/Encl-401.—Silver ornaments of a small piece of yards ring.

120/Encl-401.—Silver ornaments of an ornament with belt; Japan make.

121/Encl-401.—One small bottle of motor oil, valued Rs. 2-5.

122/Encl-401.—Silver ornaments of two cups of black and red, 2 bottles of black, white and red, 2 bottles of white (one bottle having the mark "V.V.V.") and 2 bottles, one bottle (black) with white case, (the other bottle having the mark "V.V.V.") and two bottles (one bottle having the mark "V.V.V.")

123/Encl-401.—A lady's light green, yellow and having one having inscription. "Kanyangri Circle on U.S.A." (gold and) "No. 101-401" inside in U.S.A. (watch) "watch" valued Rs. 2.

124/Encl-401.—A black watch (having inscription "Made in Germany") in gold (watch) glass yellow hands, valued Rs. 2.

125/Encl-401.—A gold ornaments with three rings of silver having "Lubricant" and "Kanyangri Circle" and "V.V.V." valued Rs. 1.

126/Encl-401.—One silver (one gold and one silver) four silver glass, valued Rs. 10.

127/Encl-401.—Silver ornaments of one empty small-handled box, one small red bag and two empty small bottles.

128/Encl-401.—Silver ornaments of an old leather alphabet table.

129/Encl-401.—Silver ornaments of a net bag and two and four bags.

130/Encl-401.—Silver ornaments of one green cloth, a pair of white trousers having one blue and one black shade.

T. W. BLACKSTONE,
Commissioner of Police.

Madras, 6th January 1932.

TREASURE TROVE.

Notice is hereby given under section 5 of the Indian Treasure Trove Act VI of 1873 that a treasure consisting of six gold (Bosatsu) coins, two gold rings, a gold chain and one large gold panna coin made into an ornament valued at about Rs. 150 is all was found on 11th December 1931 by two boys Kanyangri, son of Ponnappa, and Kanyangri also Chittappa, son of Kanyangri of Kanyangri village in Kanyangri taluk of the Tanjore district, while grazing cattle on the banks of the Nibbarahalli in S. No. 124/2 of the same village.

2. All persons claiming the said treasure or any part thereof are hereby required to appear in person or by agent duly authorised, before the Collector of Tanjore at his office at 12 o'clock (noon) on 1st May 1932 for enquiry.

Notice is hereby given under section 5 of the Indian Treasure Trove Act VI of 1873 that a treasure consisting of four gold beads valued at about Rs. 2 was found on 10th December 1931 by one Shanmugasundaram Pillai, son of Shanmugasundaram Pillai of Kanyangri village in Kanyangri taluk of the Tanjore district, while grazing cattle on the banks of the Nibbarahalli in S. No. 124/2 of the same village.

2. All persons claiming the said treasure or any part thereof are hereby required to appear in person or by agent duly authorised, before the Collector of Tanjore at his office at 12 o'clock (noon) on 1st May 1932 for enquiry.

A. C. WOODROUSE,
Collector.

Tanjore Collector's Office,
24th December 1931.

DEPARTMENT OF AGRICULTURE

Statement showing the landed consumption and storage of rice cotton in the Madras Presidency for the week ending 25th January 1935.
(Notes—All figures are in bales of 40 lbs. each.)

Variety of cotton.	In the previous year.				In the current year.					
	Week ending 25th Jan. 1934.		Total from 1st February 1934 to 25th Jan. 1935.		Current week.			Total from 1st February 1934 to date.		
	Received at mills (a)	Not reported by mills (b)	Received at mills (c)	Not reported by mills (d)	Received at mills (e)	Not reported by mills (f)	Total (g)	Received at mills (h)	Not reported by mills (i)	Total (j)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
Chanderloo	183	204	49,353	48,433	32	24	30	89,995	29,812	16,112
Bahia	270	50	14,072	6,741	60	181	187	10,000	3,000	2,776
Goodrich	120	5,000	89,474	81,235	49	67	115	62,321	17,364	15,261
Northam and Wintona ..	225	110	35,015	34,294	338	275	713	55,544	37,328	3,845
Goodrich	8	2,110	370	85,445	—	3,019	1,000	1,000	27,755	10,870
Outside cotton	104	— 0/0	26,604	10,771	1,500	4	1,504	10,917	—	49,330
Total	1,074	2,523	196,772	191,872	2,468	5,135	4,319	124,632	71,400	32,843

(a) Batches supplied in the corresponding week of previous year by registered mills.

(b) Batches supplied in the current week by registered mills.

(c) Batches by sea in the current year—Bahia—130; Goodrich 47; Northam and Wintona 379;

Goodrich 1,070; Goodrich—101; Wintona 341; Bahia—341; Goodrich—341; Wintona—254.

Income by sea in the current week—Bahia 3 (from Bombay).

—declared for exports.

(d) Includes 12 bales not reported before.

Quantity of cotton stored in the period between end of previous year and opening of the Madras Presidency during the week ending 25th January 1935.

(Notes—All figures are in bales of 40 lbs. each.)

Variety of cotton.	In the previous year.				In the current year.					
	Quantity received in January 1934.		Quantity received in January 1935.		Quantity received in the current week.			Quantity received in the current week.		
	Received at mills (a)	Not reported by mills (b)	Received at mills (c)	Not reported by mills (d)	Received at mills (e)	Not reported by mills (f)	Total (g)	Received at mills (h)	Not reported by mills (i)	Total (j)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
Chanderloo	361	194,728	11,357	101,473	37	87,144	34,472	75,392	124,220	124,220
Bahia	51	10,110	26,548	47,813	404	18,014	49,139	37,817	35,835	35,835
Goodrich	47	97,315	8,282	116,773	178	87,000	26,448	32,425	37,433	37,433
Northam and Wintona ..	382	115,775	38	11,558	1,000	38,791	24	61,517	36,449	36,449
Goodrich and others ..	37	18,958	819	35,168	425	10,620	1,000	10,620	25,180	25,180
Outside cotton	810	51	730	130	34	60	443	262	262	262
Total	817	361,871	46,362	412,357	2,828	196,448	124,647	220,782	360,954	360,954

(a) Includes 10 bales not reported before.

Statement of cotton stored in the Madras Presidency for the week ending 25th January 1935
(Section 5 (2) of the Cotton Growing and Processing Factories Act, 1935.)

Variety of cotton.	Number of bales stored			
	During the week.		During the corresponding week last year.	
	(a)	(b)	(c)	(d)
(1)	(2)	(3)	(4)	(5)
Chanderloo	374	374	81,183	119,979
Bahia	464	374	30,414	10,213
Goodrich	180	47	87,220	16,871
Northam and Wintona ..	1,466	38	88,107	104,150
Goodrich	425	348	10,873	10,873
Outside cotton	301	348	34	34
Total	1,804	879	224,630	262,037

(a) Includes 22 bales not reported before.

D. ANANDA RAU,

Magistrate Deputy Director of Agriculture in charge.

Madras, 25th January 1935.

Name of the District.	Name of each (small and ungrouped) town.	Children.		Foreigners.		Prigons.		Refugees (Jews).	
		Arabic.	English.	Arabic.	English.	Arabic.	English.	Arabic.	English.
Canton No. 1.	Chakobian	74	45	100	100	19	4	100	100
	Bo-Agha	122	12	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
Canton No. 2.	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
Canton No. 3.	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
Canton No. 4.	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
Canton No. 5.	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
Canton No. 6.	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
Canton No. 7.	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha	100	34	100	100	100	100	100	100
	Yedig Agha</								

J. E. D. WEBB, Major, I.M.S.,
Officiating Director of Public Health.

Madison, 1948 January 1948.

JUDICIAL NOTIFICATIONS

DECLARATION

[illegible]

And also that at the same time and place will be held a Session of Admiralty for the trial of all crimes and offences done or committed on the High Seas.

And I hereby require and compel all persons bound to prosecute and give evidence at the above Sessions or in any case concerned therein to attend at the time and place aforementioned and not to desert without leave.

A. J. LEECH,
Chairman of Finance

High Court, Madras,
21st December 1931.

ADJUDICATION OF COURTS.

Notice is hereby given that the District and Eastern Court of South Malabar and the Courts of the Subordinate Judges of Calicut, Cochin, Palghat and Canara will be adjourned for the annual sittings for two months from Monday, the 15th April to Saturday, the 16th June 1922.

both days inclusive, and the Courts of the District
Municipal and the Official Receiver in the district,
for six weeks from Monday the 18th April to
Sunday the 26th May 1923, both days inclusive.

No check, petition or other papers will be received during the adjournment. Arrangements will, however, be made for the point of copies of judgments, decrees, orders and other papers and documents to which parties to suits or their pleaders or others are entitled, provided that applications for such copies shall have been presented before the adjournment.

A. C. STODAK,
District and Superior Judge.

Collected 10th January 1932

INSOLVENCY PETITIONS.

No. 67 of 1990 (T.A. No. 468 of 1991)
 THIRUVARUR DISTRICT, CHIDAMBARAM.

Синтез и свойства новых полимеров — Полимеры
(Доклады)

Verdolini Sotymangura and others—
Respondents (Continued)

Notice is hereby given that the petition put in by the above-named individuals under section 41 of Act V of 1935 to obtain an order of discharge stands posted as 15th February 1936 for hearing.

No. 45 of 1930 (I A. No. 452 of 1931)
BARRISTER-AT-LAW, CALCUTTA

Erigeron-like Mound Buds and three others—
Fulicaria (Cuckoo)
Chalk Vireos, Buds and others—Euphonia
(Cuckoo).

Notice is hereby given that the petition just in by the above-captioned respondents under section 41 of Art V of 1920 to obtain an order of discharge is filed in the 11th Judicial District for hearing.

No. 97 of 1931 (J.A. No. 5 of 1932).
DISTRICT COURT, CHENNAI.

Esperanto Ramaswamy and another—Petitioner (Insolvent).

Madaga Venkata Narayana and others—Respondents (Creditors).

Notice is hereby given that the petition put in by the above-named insolvent under section 41 of Act V of 1920 to obtain an order of discharge stands posted to 11th February 1932 for hearing.

No. 18 of 1931, DISTRICT COURT, CHENNAI.
Backpalli Konda Reddi and another—Petitioner (Creditors).

Sangam Chandra having died, his legal representatives Manda Reddika and two others—Respondents (Debtors).

Notice is hereby given under section 33 of Act V of 1920 that the above-named first respondent was adjudged an insolvent by an order of this Court, dated 26th January 1932. The creditors of the insolvent should prove their debts before the Official Receiver, Coimbatore, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1909, within two months from this date.

No. 26 of 1931 (J.A. No. 471 of 1931).
DISTRICT COURT, CHENNAI.

Chengal Manda Reddy and another—Petitioner (Insolvent).

Kavayya Subbaraya and others—Respondents (Creditors).

Notice is hereby given that the petition put in by the above-named insolvent under section 41 of Act V of 1920 to obtain an order of discharge stands posted to 11th February 1932 for hearing.

No. 23 of 1931 (J.A. No. 9 of 1932).
DISTRICT COURT, CHENNAI.

Prithiviah Chinn Venkata Subbaraya—Petitioner (Insolvent).

Talamonni Subbaraya and others—Respondents (Creditors).

Under section 38 of Act V of 1920 the petitioner has filed a petition for approval of the composition to pay at Art. 4 in the rules towards satisfaction of his debts. The said petition stands posted to 10th February 1932 for hearing.

No. 64 of 1931 (J.A. No. 6 of 1932).
DISTRICT COURT, CHENNAI.

Chathachidi Subb Reddi—Petitioner (Insolvent).

Kanna Amma Reddi and others—Respondents (Creditors).

Under section 38 of Act V of 1920 the petitioner has filed a petition for approval of the composition to pay at Art. 4 in the rules towards satisfaction of his debts. The said petition stands posted to 10th February 1932 for hearing.

No. 88 of 1931, DISTRICT COURT, CHENNAI.
Jalar Subbaraya—Petitioner (Creditors).

Chelva Rajamma—Respondent (Debtor).

Notice is hereby given under section 30 of Act V of 1920 that the above-named petitioner was adjudged an insolvent by an order of this Court, dated 10th January 1932. The creditors of the insolvent should prove their debts before the Official Receiver, Coimbatore, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1909, within two months from this date.

No. 107 of 1931, DISTRICT COURT, CHENNAI.
Mele Vargaya—Petitioner (Debtor).

Konda Pella Vargaya and others—Respondents (Creditors).

Notice is hereby given under section 30 of Act V of 1920 that the above-named petitioner was adjudged an insolvent by an order of this Court, dated 21st December 1931. The creditors of the insolvent should prove their debts before the Official Receiver, Coimbatore, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1909, within two months from this date.

No. 116 of 1931, DISTRICT COURT, CHENNAI.
Konda Venkata Subbaraya and another—Petitioner (Debtors).

Yadala Subbaraya and others—Respondents (Creditors).

Notice is hereby given under section 30 of Act V of 1920 that the above-named petitioners were adjudged insolvents by an order of this Court, dated 22nd December 1931. The creditors of the insolvents should prove their debts before the Official Receiver, Coimbatore, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1909, within two months from this date.

No. 124 of 1931, DISTRICT COURT, CHENNAI.
Madhupalli Chinn Venkata Reddi and another—Petitioner (Debtors).

Kavayya Subbaraya and others—Respondents (Creditors).

Notice is hereby given under section 30 of Act V of 1920 that the above-named petitioners were adjudged insolvents by an order of this Court, dated 10th January 1932. The creditors of the insolvents should prove their debts before the Official Receiver, Coimbatore, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1909, within two months from this date.

No. 131 of 1931, DISTRICT COURT, CHENNAI.
Mele Ramaswamy and another—Petitioner (Debtors).

Jagannadi Jagdishchand and others—Respondents (Creditors).

Notice is hereby given under section 30 of Act V of 1920 that the above-named petitioners were adjudged insolvents by an order of this Court, dated 21st December 1931. The creditors of the insolvents should prove their debts before the Official Receiver, Coimbatore, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1909, within two months from this date.

No. 132 of 1931, DISTRICT COURT, CHENNAI.
Chinnamoni Subbaraya—Petitioner (Debtor).

Karumonni Subbaraya and others—Respondents (Creditors).

Notice is hereby given under section 30 of Act V of 1920 that the above-named petitioner was adjudged an insolvent by an order of this Court, dated 24th January 1932. The creditors of the insolvent should prove their debts before the Official Receiver, Coimbatore, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1909, within two months from this date.

No. 133 of 1931, DISTRICT COURT, CANNANARA.

Jeter Chama Vayayya—*Petitioner (Defect)*.

Pala Thirupala Reddi—*Respondent (Defect)*.

Notice is hereby given under section 30 of Act V of 1920 that the above-named respondent was adjudicated an insolvent by an order of this Court, dated 21st December 1931. The creditors of the insolvent should prove their debts before the Official Receiver, Calicut, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1908, within two months from this date.

No. 135 of 1931, DISTRICT COURT, CANNANARA.

Kutim Chola Ee Mo—*Petitioner (Defect)*.

Kakkampala Subbaya and others—*Respondents (Defect)*.

Notice is hereby given under section 30 of Act V of 1920 that the above-named petitioner was adjudicated an insolvent by an order of this Court, dated 14th January 1932. The creditors of the insolvent should prove their debts before the Official Receiver, Calicut, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1908, within two months from this date.

No. 141 of 1931, DISTRICT COURT, CANNANARA.

Durendi Narayana Reddi—*Petitioner (Defect)*.

Basanthi Kankaya, Nappala Subbaya and others—*Respondents (Defect)*.

Notice is hereby given under section 30 of Act V of 1920 that the above-named petitioner was adjudicated an insolvent by an order of this Court, dated 15th January 1932. The creditors of the insolvent should prove their debts before the Official Receiver, Calicut, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1908, within two months from this date.

No. 156 of 1931, DISTRICT COURT, CANNANARA.

Chelva Subbarao—*Petitioner (Defect)*.

Jeter Chama Vayayya Subbaya and others—*Respondents (Defect)*.

Notice is hereby given under section 30 of Act V of 1920 that the above-named petitioner was adjudicated an insolvent by an order of this Court, dated 23rd December 1931. The creditors of the insolvent should prove their debts before the Official Receiver, Calicut, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1908, within two months from this date.

No. 164 of 1931, DISTRICT COURT, CANNANARA.

Tanja Palla Yerrala Reddi—*Petitioner (Defect)*.

Venayappa Chelva Rao Reddi and others—*Respondents (Defect)*.

Notice is hereby given under section 30 of Act V of 1920 that the above-named petitioner was adjudicated an insolvent by an order of this Court, dated 12th January 1932. The creditors of the insolvent should prove their debts before the Official Receiver, Calicut, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1908, within two months from this date.

No. 174 of 1931, DISTRICT COURT, CANNANARA.

Yadav Chappayya—*Petitioner (Defect)*.

Kandamra Pakramayya—*Respondent (Defect)*.

Notice is hereby given under section 30 of Act V of 1920 that the above-named respondent was adjudicated an insolvent by an order of this Court, dated 14th December 1931. The creditors of the insolvent should prove their debts before the Official Receiver, Calicut, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1908, within two months from this date.

No. 193 of 1931, DISTRICT COURT, CANNANARA.

Elita Pala Yerrala Subbaya—*Petitioner (Defect)*.

Vayala Palla Chappayya—*Respondent (Defect)*.

Notice is hereby given under section 30 of Act V of 1920 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is posted to the 10th day of February 1932.

No. 125 of 1931, DISTRICT COURT, CANNANARA.

Kannamati Subbarao and another—*Petitioner (Defect)*.

Panna Chanchagan Yerrala Subbaya—*Respondent (Defect)*.

Notice is hereby given under section 18 (2) of Act V of 1920 that the petition put in by the above-named petitioner to declare the respondent an insolvent is posted to the 13th day of February 1932.

No. 195 of 1931, DISTRICT COURT, CANNANARA.

Kichanatha Pala Varada Subbaya and another—*Petitioner (Defect)*.

Mervell Sijren, Mervell Sait and others—*Respondents (Defect)*.

Notice is hereby given under section 18 (2) of Act V of 1920 that the petition put in by the above-named petitioner to declare the respondent an insolvent is posted to the 13th day of February 1932.

No. 195 of 1931, DISTRICT COURT, CANNANARA.

Richardella Palla Sreena—*Petitioner (Defect)*.

Rachanella Chama Vayya Reddi and others—*Respondents (Defect)*.

Notice is hereby given under section 18 (2) of Act V of 1920 that the petition put in by the above-named petitioner to declare the respondent an insolvent is posted to the 13th day of February 1932.

No. 196 of 1931, DISTRICT COURT, CANNANARA.

Manila Subbaya and another—*Petitioner (Defect)*.

Reddygudi Chappayya—*Respondent (Defect)*.

Notice is hereby given under section 18 (2) of Act V of 1920 that the petition put in by the above-named petitioner to declare the respondent an insolvent is posted to the 13th day of February 1932.

No. 200 of 1931, DISTRICT COURT, CANNANARA.

Palla Vayayya—*Petitioner (Defect)*.

Ramiah Subbaya—*Respondent (Defect)*.

Notice is hereby given under section 18 (2) of Act V of 1920 that the petition put in by the above-named petitioner to declare the respondent an insolvent is posted to the 13th day of February 1932.

No. 200 of 1931, DISTRICT COURT, CROOKHAM.
Sooka Narayana and another—Petitioner.

(Debtors).
Yedda Venkatesa Chari and others—Respondents (Creditors).

Notice is hereby given under section 10 (2) of Act V of 1920 that the petition put in by the above-named petitioner to declare them insolvent is posted to the 11th day of February 1932.

No. 202 of 1931, DISTRICT COURT, CROOKHAM.
Irappanatha Subbaya—Petitioner (Debtor).
Sakirala Venkatesa Subbaya and others—Respondents (Creditors).

Notice is hereby given under section 10 (2) of Act V of 1920 that the petition put in by the above-named petitioner to declare him as insolvent is posted to the 11th day of February 1932.

No. 203 of 1931, DISTRICT COURT, CROOKHAM.
Lakshmi Narayana—Petitioner (Debtor).
Sakirala Venkatesa Subbaya and others—Respondents (Creditors).

Notice is hereby given under section 10 (2) of Act V of 1920 that the petition put in by the above-named petitioner to declare him as insolvent is posted to the 11th day of February 1932.

No. 207 of 1931 DISTRICT COURT, CROOKHAM.
Sethan Chinnappa—Petitioner (Debtor).
Porannanthe Co-operative Society and others—Respondents (Creditors).

Notice is hereby given under section 10 (2) of Act V of 1920 that the petition put in by the above-named petitioner to declare him as insolvent is posted to the 11th day of February 1932.

No. 208 of 1931, DISTRICT COURT, CROOKHAM.
Narasimhan Chinnappa Chinnappa Subbaya—Petitioner (Debtor).

Sakirala Venkatesa Subbaya and others—Respondents (Creditors).

Notice is hereby given under section 10 (2) of Act V of 1920 that the petition put in by the above-named petitioner to declare him as insolvent is posted to the 11th day of February 1932.

No. 1 of 1932, DISTRICT COURT, CROOKHAM.
Srinivasanatha Narayana and three others—Petitioner (Debtors).

Debda Padda Venkatesa Reddi and others—Respondents (Creditors).

Notice is hereby given under section 10 (2) of Act V of 1920 that the petition put in by the above-named petitioner to declare them insolvent is posted to the 11th day of February 1932.

No. 2 of 1932, DISTRICT COURT, CROOKHAM.
Poddigala Shakti Maheswara Saib—Petitioner (Debtor).

Chowdrulu Padda Subbaya and others—Respondents (Creditors).

Notice is hereby given under section 10 (2) of Act V of 1920 that the petition put in by the above-named petitioner to declare them as insolvent is posted to the 11th day of February 1932.

K. S. RAMASWAMI SASTRI,
District Judge.

Cuddalore, 19th January 1932.

No. 20 of 1932, DISTRICT COURT, EAST GODAVARI.

Sree Nottlingi Srinivasappa—Petitioner (Debtor).

Panchaboina Venkayya and Panchaboina Venkatesa—Respondents (Creditors).

Notice under section 30 of Act V of 1920. The above-named respondents were adjudicated insolvents by this Court on 11th January 1932. All the creditors of the above-named respondents should prove their debts before the Official Receiver, East Godavari, on or before the 11th day of January 1932 to apply for their final discharge.

No. 2 of 1932, DISTRICT COURT, EAST GODAVARI.

Reddy S. Narayanaiah, Reddy S. Sivaiah Rao, Reddy Venkatesaiah and Reddy S. Sankar—Petitioner (Debtors).

Venka Lakshminarayana and forty-two others—Respondents (Creditors).

Notice under section 30 of Act V of 1920. The above-named petitioners were adjudicated insolvents by this Court on 11th January 1932. All the creditors of the above-named petitioners should prove their debts before the Official Receiver, East Godavari, on or before the 11th day of January 1932 to apply for their final discharge.

No. 24 of 1931, DISTRICT COURT, EAST GODAVARI.

Kancharla Narasimhamurti and Kancharla Venkatesaiah—Petitioner (Debtor).

Kancharla Subbaya and twenty-three others—Respondents (Creditors).

Notice under section 30 of Act V of 1920. The above-named petitioners were adjudicated insolvents by this Court on 11th January 1932. All the creditors of the above-named petitioners should prove their debts before the Official Receiver, East Godavari, on or before the 11th day of January 1932 to apply for their final discharge.

No. 47 of 1931, DISTRICT COURT, EAST GODAVARI.

Reddy Chintha Toppa registered by registered power of attorney holder Wadhawan Chellanna of Rayachoti—Petitioner.

Chellanna Chinnappa Nayudu—Respondent.

Notice under section 16, clause (2) of Act V of 1920. The above-named petitioner has applied to this Court on 11th November 1931 to adjudicate respondent as insolvent. That petition stands posted to 11th March 1932 for hearing in this Court. Any one wishing to oppose the passing of the order of adjudication against the above-named respondent must appear in this Court at 11 a.m. on 11th March 1932 either in person or by a duly authorized valuer.

No. 2 of 1932, DISTRICT COURT, EAST GODAVARI.

Reddy Subba Reddy Narayanaiah—Petitioner (Debtor).

Govila Venkayya—Respondent (Debtor).

Notice under section 30, clause (2) of Act V of 1920. The above-named petitioner has applied to this Court on 11th January 1932 to adjudicate respondent as insolvent. That petition stands

passed to 7th March 1912 for hearing in this Court. Any one wishing to oppose the passing of the order of adjournment must appear in person or by a duly authorized agent.

K. P. LAKSHMANA RAU,
District Judge.

Highway, 15th January 1912.

No. 6 of 1911, District Court, South
From Sano Lakshman Petitioner—Plaintiff.
(Defendant).
Jaswanti Bai and seven others—Creditors.

Notice is hereby given under section 30 of Act V of 1904 that the above-named petitioner has been adjudicated insolvent by order of this Court, dated 15th January 1911, and that he has been directed to apply for discharge within one year from that date. The creditors may prove their claims before the Official Receiver, Bangalore, within the said date by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules.

A. C. HATFIELD,
District Judge.

Bachanpur, 15th January 1912.

No. 11 of 1910, District Court,
South Arcot.

Ramdas Chetigai, son of Balasa Chetigai of Thangalagudi, Kallakurichi taluk—Plaintiff.
Under section 31 of Act V of 1904 notice is hereby given that petitioner has applied to this Court that he may be granted an absolute order of discharge and that the petition stands posted to 15th February 1912 for hearing.

No. 14 of 1911, District Court,
South Arcot.

Elumathand Chakka, son of Nandakand of Kodaikandam—Plaintiff.
Kusava Reddi, son of Ganesa Reddi of Kallakurichi, Tiruchirappalli taluk—Defendant.

Notice is hereby given under section 30 of the Provincial Insolvency Act that the above-named Kusava Reddi has been adjudicated insolvent by order of this Court, dated 1st December 1911, and that he should apply for discharge on or before 31st January 1912. Creditors should prove their claims within two months of the date of publication of the adjudication in the District Gazette by delivering or sending by registered post to the Official Receiver, South Arcot, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 16 of 1911, District Court,
South Arcot.

Anayagga Madali, son of Arayanna Madali of Vayampalayam, Tiruchirappalli taluk—Plaintiff.

Notice is hereby given under section 30 of the Provincial Insolvency Act that the above-named petitioner has been adjudicated insolvent by order of this Court, dated 2nd December 1911, and that he should apply for discharge on or before 31st January 1912. Creditors should prove their claims within two months of the date of publication of the adjudication in the District Gazette by delivering or sending by registered post to the Official Receiver, South Arcot, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 24 of 1911, District Court,
South Arcot.

Kareppan Chetti son of Subramania Chetti of Marudamur, Tiruchirappalli taluk—Plaintiff.
Dhanurajaga Aiyar son of Ramasami Aiyar of Ponnaspettai, Kallakurichi taluk—Defendant.

Notice is hereby given under section 30 of the Provincial Insolvency Act that the above-named respondent has been adjudicated insolvent by order of this Court, dated 2nd December 1911, and that he should apply for discharge on or before 31st January 1912. Creditors should prove their claims within two months of the date of publication of the adjudication in the District Gazette by delivering or sending by registered post to the Official Receiver, South Arcot, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 27 of 1911, District Court,
South Arcot.

Arumathand Gurdial, son of Chidambaram Gurdial of Nagalur, Kallakurichi taluk—Plaintiff.

Notice is hereby given under section 30 of the Provincial Insolvency Act that the above-named petitioner has been adjudicated insolvent by order of this Court, dated 2nd December 1911, and that he should apply for discharge on or before 31st January 1912. Creditors should prove their claims within two months of the date of publication of the adjudication in the District Gazette by delivering or sending by registered post to the Official Receiver, South Arcot, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 30 of 1911, District Court,
South Arcot.

Vengappan Kuppan, son of Alida Naysan of Sivakadamur, Gingee taluk—Plaintiff.

Notice is hereby given under section 30 of the Provincial Insolvency Act that the above-named petitioner has been adjudicated insolvent by order of this Court, dated 24th November 1911, and that he should apply for discharge on or before 31st January 1912. Creditors should prove their claims within two months of the date of publication of the adjudication in the District Gazette by delivering or sending by registered post to the Official Receiver, South Arcot, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 40 of 1911, District Court,
South Arcot.

(1) Vakketa Ayyangar, son of Krishna Ayyangar of Kalayamandalam, Ponnaspettai and (2) Puthaswara Ayyangar, son of Sri Puthaswara, residing at Ponnaspettai, Vayampalayam taluk—Plaintiffs.

Notice is hereby given under section 30 of the Provincial Insolvency Act that the above-named petitioners have been adjudicated insolvents by order of this Court, dated 22nd November 1911, and that they should apply for discharge on or before 31st January 1912. Creditors should prove their claims within two months of the date of publication of the adjudication in the District Gazette by delivering or sending by registered post to the Official Receiver, South Arcot, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 47 of 1931, District Court,
SOUTH AFRICA.

Negotiations, son of Veldman, son of
of Veldman—*Plaintiff*
Gysel, son of Agnes, son of Veldman,
son of Veldman—*Defendant*.

Under section 19 (2) of Act V of 1920 notice is
hereby given that petitioner has applied to the
Court to adjudicate the respondent as insolvent
and that the petition stands posted to 12th
February 1932 for hearing.

No. 48 of 1931, District Court,
SOUTH AFRICA.

Vieraghts, son of Veldman, son of Veldman,
son of Veldman—*Plaintiff*
Gysel, son of Agnes, son of Veldman,
son of Veldman—*Defendant*.

Under section 19 (2) of Act V of 1920 notice is
hereby given that petitioner has applied to the
Court to adjudicate the respondent as insolvent
and that the petition stands posted to 12th
February 1932 for hearing.

No. 49 of 1931, District Court,
SOUTH AFRICA.

Petersen, son of Veldman, son of Veldman,
son of Veldman—*Plaintiff*
Gysel, son of Agnes, son of Veldman,
son of Veldman—*Defendant*.

Under section 19 (2) of Act V of 1920 notice is
hereby given that petitioner has applied to the
Court to adjudicate the respondent as insolvent
and that the petition stands posted to 12th
February 1932 for hearing.

No. 50 of 1931, District Court,
SOUTH AFRICA.

Thomson, son of Veldman, son of Veldman,
son of Veldman—*Plaintiff*
Gysel, son of Agnes, son of Veldman,
son of Veldman—*Defendant*.

Under section 19 (2) of Act V of 1920 notice is
hereby given that petitioner has applied to the
Court to adjudicate the respondent as insolvent
and that the petition stands posted to 12th
February 1932 for hearing.

No. 51 of 1931, District Court,
SOUTH AFRICA.

Mark & Co. by agent, son of Veldman, son of
Veldman—*Plaintiff*
Gysel, son of Agnes, son of Veldman,
son of Veldman—*Defendant*
Gysel, son of Agnes, son of Veldman,
son of Veldman—*Plaintiff*
Gysel, son of Agnes, son of Veldman,
son of Veldman—*Defendant*

Under section 19 (2) of Act V of 1920 notice is
hereby given that petitioner has applied to the
Court to adjudicate the respondent as insolvent
and that the petition is posted to 12th February 1932
for hearing.

No. 52 of 1931, District Court,
SOUTH AFRICA.

Kraus, son of Veldman, son of Veldman,
son of Veldman—*Plaintiff*
Gysel, son of Agnes, son of Veldman,
son of Veldman—*Defendant*

Under section 19 (2) of Act V of 1920 notice is
hereby given that petitioner has applied to the
Court to adjudicate the respondent as insolvent
and that the petition is posted to 12th February 1932
for hearing.

J. K. LANCASHIRE,
District Judge.

Cuthbert, 12th December 1931.

12-4

No. 4 of 1931, District Court, Borneo.

Mohamed, son of Veldman, son of Veldman,
son of Veldman—*Plaintiff*
Gysel, son of Agnes, son of Veldman,
son of Veldman—*Defendant*

Under section 19 (2) of Act V of 1920 notice is
hereby given that petitioner has applied to the
Court to adjudicate the respondent as insolvent
and that the petition is posted to 12th February 1932
for hearing.

Under section 19 (2) of Act V of 1920 notice is
hereby given that petitioner has applied to the
Court to adjudicate the respondent as insolvent
and that the petition is posted to 12th February 1932
for hearing.

No. 43 of 1931, District Court, Borneo.

Mohamed, son of Veldman, son of Veldman,
son of Veldman—*Plaintiff*
Gysel, son of Agnes, son of Veldman,
son of Veldman—*Defendant*

Under section 19 (2) of Act V of 1920 notice is
hereby given that petitioner has applied to the
Court to adjudicate the respondent as insolvent
and that the petition is posted to 12th February 1932
for hearing.

Under section 19 (2) of Act V of 1920 notice is
hereby given that petitioner has applied to the
Court to adjudicate the respondent as insolvent
and that the petition is posted to 12th February 1932
for hearing.

No. 44 of 1931, District Court, Borneo.

Mohamed, son of Veldman, son of Veldman,
son of Veldman—*Plaintiff*
Gysel, son of Agnes, son of Veldman,
son of Veldman—*Defendant*

Under section 19 (2) of Act V of 1920 notice is
hereby given that petitioner has applied to the
Court to adjudicate the respondent as insolvent
and that the petition is posted to 12th February 1932
for hearing.

Under section 19 (2) of Act V of 1920 notice is
hereby given that petitioner has applied to the
Court to adjudicate the respondent as insolvent
and that the petition is posted to 12th February 1932
for hearing.

No. 45 of 1931, District Court, Borneo.

Mohamed, son of Veldman, son of Veldman,
son of Veldman—*Plaintiff*
Gysel, son of Agnes, son of Veldman,
son of Veldman—*Defendant*

Under section 19 (2) of Act V of 1920 notice is
hereby given that petitioner has applied to the
Court to adjudicate the respondent as insolvent
and that the petition is posted to 12th February 1932
for hearing.

Under section 19 (2) of Act V of 1920 notice is
hereby given that petitioner has applied to the
Court to adjudicate the respondent as insolvent
and that the petition is posted to 12th February 1932
for hearing.

No. 38 of 1931, S.A. COURT, BOMBAY.
 Venkatesh Babayya—Petitioner (Creditor).
 Venkatesh Babayya, son of Kalyappa,
 Kurnool, 23 years, Hyderabad—Respondent
 (Debtor).

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act that the above-named petitioner (creditor) has applied to this Court to adjudicate the respondent (debtor) as an insolvent and that his petition stands posted to 13th February 1932 for hearing. Any creditor wishing to oppose the same may appear either in person or by agent on the said day.

No. 39 of 1931, S.A. COURT, BOMBAY.
 Sankarappa Gundakrishnayya, adopted father
 Sankarappa, Kurnool, 23 years, Hyderabad—
 Petitioner (Creditor).
 Sankarappa Gundakrishnayya, wife of Venkatesh,
 Kurnool, 23 years, Hyderabad—Respondent
 (Debtor).

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act that the above-named petitioner (creditor) has applied to this Court to adjudicate the respondent (debtor) as an insolvent and that his petition stands posted to 12th March 1932 for hearing. Any creditor wishing to oppose the same may appear either in person or by agent on the said day.

No. 42 of 1931, S.A. COURT, BOMBAY.
 Gundappa Venkateshcharya, son of Kalyappa,
 Kurnool of Thimmanna Band Koppal Venayya,
 son of Kalyappa, Kurnool of Acappuram—
 Petitioner (Creditor).
 B. S. Venkateshcharya, son of Adinarayana,
 Kurnool, 30 years, Acappuram—Respondent
 (Debtor).

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act that the above-named petitioner (creditor) has applied to this Court to adjudicate the respondent (debtor) as an insolvent and that their petition stands posted to 12th March 1932 for hearing. Any creditor wishing to oppose the same may appear either in person or by agent on the said day.

No. 4 of 1932, S.A. COURT, BOMBAY.
 Vennuchamma Venkateshcharya, son of Challa-
 nayya, Kurnool, cultivation, 45 years, of
 Kalyappa—Petitioner (Debtor).
 Mahabharata Lal Narayana Purna, Purna, and
 twenty-four others—Respondents (Creditors).

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act that the above-named petitioner (debtor) has applied to this Court to adjudicate him as an insolvent and that his petition stands posted to 27th February 1932 for hearing. Any creditor wishing to oppose the same may appear either in person or by agent on the said day.

B. GOPALAKRISHNAYYA,
 Subordinate Judge.

Bombay, 15th January 1932.

No. 9 of 1931, S.A. COURT, CARRACON.
 Nalini Nannan Reddi—Petitioner (Creditor).
 Rudran Nalini Reddi—Respondent (Debtor).

Notice is hereby given under section 30 of the Provincial Insolvency Act V of 1920 that the respondent (debtor) has been adjudged insolvent by an order of this Court, dated 7th January 1932,

that the respondent do apply for discharge within one year from this date, that the petitioner of the respondent do visit in the Official Receiver, and that all creditors may prove their claims before the Official Receiver, Cuddalore, within six months.

No. 25 of 1931, S.A. COURT, CARRACON.
 K. Vennuchamma—Petitioner (Creditor).
 C. V. Subramanyam Chetti, C. V. Narayana Chetti
 and C. V. Marudam Chetti—Respondents
 (Debtors).

Notice is hereby given under section 30 of the Provincial Insolvency Act V of 1920 that the respondents (debtors) have been adjudged insolvent by an order of this Court dated 14th January 1932, that respondents (debtors) do apply for discharge within one year from this date, that the petitioner of the respondents do visit in the Official Receiver, and that all creditors may prove their claims before the Official Receiver, Cuddalore, within six months.

No. 30 of 1931, S.A. COURT, CARRACON.
 Marudam Sundaram Chetty—Petitioner
 (Creditor).
 C. V. Subramanyam Chetti, C. V. Narayana Chetti
 and C. V. Marudam Chetti—Respondents
 (Debtors).

Notice is hereby given under section 30 of the Provincial Insolvency Act V of 1920 that the respondents (debtors) have been adjudged insolvent by an order of this Court, dated 14th January 1932, that the respondents do apply for discharge within one year from this date, that the petitioner of the respondents do visit in the Official Receiver, and that all creditors may prove their claims before the Official Receiver, Cuddalore, within six months.

A. SESHAGIRI RAO,
 Subordinate Judge.

Cuddalore, 24th January 1932.

No. 60 of 1931 (L.A. No. 1537 of 1931).
 S.A. COURT, CARRACON.
 Mathuram Chetti, son of Palayappa Chetti,
 residing at Senaricottai, landlord of Senaricottai,
 Madurai district—Petitioner.
 Sathyanarayana Ayyar and others—Respondents.

Notice under section 41 of Act V of 1920 whereby given that the above-named petitioner has applied to this Court to grant him an order of discharge. Hearing, 27th February 1932.

No. 120 of 1930 (L.A. No. 1079 of 1931).
 S.A. COURT, CARRACON.

Koppaswami Ayyar, son of Virudachari Ayyar,
 residing at Tiruppur, Paludam taluk—Petitioner.
 Marudam Palai and others—Respondents.

Notice under section 41 of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court to grant him an order of discharge. Hearing, 25th February 1932.

No. 56 of 1931, S.A. COURT, CARRACON.
 Magudachetti, son of Nanjundachetti, residing at
 Kalyan, landlord of Koppaswami, Arasikottai taluk
 —Petitioner.

Venkatappa Kannaiah and others—Respondents.
 Notice under section 19 (2) of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court to adjudicate him as an insolvent. Hearing, 25th February 1932.

No. 346 of 1931, Srs-Court, COCHIN.

Srinivasan Srinivasan—Petitioner.

Pelissari Pillai and Company, by partner
(1) Pichai Pillai (2) Srinivasanpillai
Pillai, (3) Marichikandam Pillai and (4)
Srinivasan Pillai, sons of Karayann Pillai,
residing at Calicut—Respondents.

Notice under section 19 (2) of Act V of 1920
is hereby given that the above-named petitioner
has applied to this Court to adjudge the respon-
dents insolvent. Hearing, 15th February 1932.

No. 348 of 1931, Srs-Court, COCHIN.

Narasimha Chettiar—Petitioner.

(1) Peria Mathanand Karandam, (2) Soma
Mathanand Karandam, (3) Thiruvanthi
Karandam and (4) Datta Karandam, sons of
Vengappa Karandam, residing at Diak, Udumal-
pet taluk—Respondents.

Notice under section 19 (2) of Act V of 1920
is hereby given that the above-named petitioner
has applied to this Court to adjudge the respon-
dents insolvent. Hearing, 15th February 1932.

No. 349 of 1931, Srs-Court, COCHIN.

Ramanathan Chettiar—Petitioner.

P. A. C. Karayann Thevar, son of Araga Thevar,
residing at Pulipalayam, Coimbatore taluk—
Respondent.

Notice under section 19 (2) of Act V of 1920
is hereby given that the above-named petitioner
has applied to this Court to adjudge the respon-
dent insolvent. Hearing, 15th February 1932.

No. 350 of 1931, Srs-Court, COCHIN.

Muthaiah Aiyar—Petitioner.

Gurusami Karandam, son of Karayann
Karandam, residing at Vandiappalayam,
land of Pappin, Changanassery taluk—
Respondent.

Notice under section 19 (2) of Act V of 1920
is hereby given that the above-named petitioner
has applied to this Court to adjudge the respon-
dent insolvent. Hearing, 15th February 1932.

No. 361 of 1931, Srs-Court, COCHIN.

Ramswami Nayudu, son of Chinnam Nayudu,
residing at Pappantheppalayam, Calicut taluk—
Petitioner.

Rameswami Nayudu and others—Respondents.

Notice under section 19 (2) of Act V of 1920
is hereby given that the above-named petitioner
has applied to this Court to adjudge him an
insolvent. Hearing, 15th February 1932.

No. 362 of 1931, Srs-Court, COCHIN.

Sheik Muhammad Faridat and Company—
Petitioner.

(1) Kappaswami Nayudu, son of Vokkalasami
Nayudu, and (2) Jaga Nayudu, son of 1st
respondent, both residing at Padiy, Changan-
assery taluk—Respondents.

Notice under section 19 (2) of Act V of 1920
is hereby given that the above-named petitioner
has applied to this Court to adjudge the respon-
dents insolvent. Hearing, 15th February 1932.

No. 363 of 1931, Srs-Court, COCHIN.

Srinivasan Chettiar—Petitioner.

Jandiraman Nayudu, son of Chandrasekhar Nayudu,
residing at Periyapalayam, land of Soma-
pillai, Pullichal taluk—Respondent.

Notice under section 19 (2) of Act V of 1920
is hereby given that the above-named petitioner
has applied to this Court to adjudge the respon-
dent insolvent. Hearing, 15th February 1932.

No. 365 of 1931, Srs-Court, COCHIN.

Tharavanan Chettiar—Petitioner.

Pichai Pillai Karandam, son of Mathanand
Karandam, residing at Tumpoor, Thuvann taluk
—Respondent.

Notice under section 19 (2) of Act V of 1920
is hereby given that the above-named petitioner
has applied to this Court to adjudge the respon-
dent insolvent. Hearing, 15th February 1932.

No. 367 of 1931, Srs-Court, COCHIN.

Appala Chett, son of Ellappa Chett, residing
at Bharat—Petitioner.

Vengappa Chett and others—Respondents.

Notice under section 19 (2) of Act V of 1920
is hereby given that the above-named petitioner
has applied to this Court to adjudge him an
insolvent. Hearing, 15th February 1932.

No. 368 of 1931, Srs-Court, COCHIN.

Gandhi Karandam—Petitioner.

Gandhi Karandam, son of Nandikesan Karan-
dam, residing at Sengampalayam, land of
Dorayappalayam, Pullichal taluk—
Respondent.

Notice under section 19 (2) of Act V of 1920
is hereby given that the above-named petitioner
has applied to this Court to adjudge the respon-
dent insolvent. Hearing, 15th February 1932.

No. 369 of 1931, Srs-Court, COCHIN.

Srinivasan Chettiar—Petitioner.

(1) Pillai Karandam, son of Nandappa Karandam,
(2) Kameswaram Karandam and (3) Ayyappa
Karandam, sons of 1st respondent, all residing
at Sengampalayam, Pullichal taluk—
Respondents.

Notice under section 19 (2) of Act V of 1920
is hereby given that the above-named petitioner
has applied to this Court to adjudge the respon-
dents insolvent. Hearing, 15th February 1932.

No. 400 of 1931, Srs-Court, COCHIN.

Ahmed The Mohamed and another—Petitioner.

Pelissari Kothiyar, son of Arumala Meda-
lam, residing at Kozhikode, Arumal taluk—
Respondent.

Notice under section 19 (2) of Act V of 1920
is hereby given that the above-named petitioner
has applied to this Court to adjudge the respon-
dent insolvent. Hearing, 15th February 1932.

No. 401 of 1931, Srs-Court, COCHIN.

Kappaswami Karandam, son of Chelappa Karandam,

residing at Changanassery, land of Niran-
gampalayam, Changanassery taluk—Petitioner.

Krishnan Chettiar and others—Respondents.
Notice under section 19 (2) of Act V of 1920
is hereby given that the above-named petitioner
has applied to this Court to adjudge him an
insolvent. Hearing, 15th February 1932.

No. 402 of 1931, *Six-Court, Cochin*.

Narasimha Krishna Chettyar—*Petitioner*.
Rangaswami Karandam, son of Rameswami Karandam, residing at Sengamangalam, husband of Vaidyanthamma, *Respondent*.
Notice under section 18 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent. Hearing, 24th February 1932.

No. 415 of 1931, *Six-Court, Cochin*.

Chellappa Kavanayal—*Petitioner*.
Penna Arumai Karandam, son of Rameswami Karandam, residing at Sengamangalam, husband of Vaidyanthamma, *Respondent*.

Notice under section 18 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent. Hearing, 24th February 1932.

No. 416 of 1931, *Six-Court, Cochin*.

N. Rangaswami Pillai, son of Nandya Pillai, residing at Changanassery—*Petitioner*.
P. Rameswami and others—*Respondents*.

Notice under section 18 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent. Hearing, 24th February 1932.

No. 418 of 1931, *Six-Court, Cochin*.

Rameswami Karandam—*Petitioner*.
Kandammar Karandam, son of Koppanda Karandam, residing at Mattakkal, Pollachi taluk—*Respondent*.

Notice under section 18 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent an insolvent. Hearing, 15th February 1932.

No. 427 of 1931, *Six-Court, Cochin*.

Madu Kanner—*Petitioner*.
Prakasappa Nayudu, son of Sreenana Nayudu, residing at Edappally, Palakkad taluk—*Respondent*.

Notice under section 18 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent an insolvent. Hearing, 24th February 1932.

No. 434 of 1931, *Six-Court, Cochin*.

Vellakkal Jeyarandam, son of Subbi Karandam, residing at Sengamangalam, husband of Kumbakutal, *Petitioner*.
Sengamangalam and others—*Respondents*.

Notice under section 18 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent. Hearing, 22nd February 1932.

No. 446 of 1931, *Six-Court, Cochin*.

Thillappa Chetti, son of Mathakuram Chetti, residing at Changanassery—*Petitioner*.
Rameswami Chettiar and others—*Respondents*.

Notice under section 18 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent. Hearing, 27th February 1932.

No. 450 of 1931, *Six-Court, Cochin*.

Samkshipta Ayyar, son of Subramanya Ayyar, residing at Changanassery—*Petitioner*.
Kannanamma Chetti and others—*Respondents*.

Notice under section 18 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent. Hearing, 22nd February 1932.

No. 413 of 1931, *Six-Court, Cochin*.

Rajappa Karandam, son of Rameswami Karandam, residing at Nedapalappuram, husband of Pundarik, Pollachi taluk—*Petitioner*.
Rajappa Karandam and others—*Respondents*.

Notice under section 18 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent. Hearing, 24th February 1932.

No. 6 of 1932 (I.A. No. 1360 of 1931),

Six-Court, Cochin.
Velai Chetti, son of Alayudha Chetti, residing at Kammattipatti, husband of Thevankayamma, Changanassery taluk—*Petitioner*.
Ramaswami and others—*Respondents*.

Notice under section 28 of Act V of 1930 is hereby given that the above-named petitioner has applied to this Court to approve the scheme of composition and accept the adjudication. Hearing, 24th February 1932.

P. C. THARARAJA AYYAR,

Additional Sessions Judge.

Cochin, 16th January 1932.

No. 29 of 1931, *Six-Court, Cochin*.

Ponnappa Chettyar—*Petitioner* (Credit).
Kalamoni Chettyar, son of Kannappan Chetti, at Palayam, Pollachi taluk—*Respondent* (Debit).

Notice under section 30 (2) of Act V of 1929 is hereby given that the above-named respondent has been adjudged insolvent by order of this Court, dated 11th November 1931. Time for discharge was given. All creditors should prove their claims as soon as possible before the Official Receiver, Madras, in the form prescribed under the rules.

T. SUBRAMAN AYYAR,

Additional Judge.

Madras, 16th January 1932.

No. 84 of 1931, *Six-Court, Cochin*.

Manasa Venkanna—*Petitioner* (Credit).
Sreena Subramanyam of Sengamangalam—*Creditor* (Debit).

Notice is hereby given under section 18 (2) of Act V of 1929 that the above-named petitioner has applied to this Court to declare himself a bankrupt and that the application stands fixed for 24th February 1932 for hearing. Any creditor wishing to oppose the same may appear before the Court either in person or by pleader at 10 a.m. on the said date.

No. 87 of 1931, *Six-Court, Cochin*.

Nagappan Nachinnamma—*Petitioner* (Credit).
Kappappa Venkanna of Vennu—*Creditor* (Debit).

Notice is hereby given under section 18 (2) of Act V of 1929 that the above-named petitioner

have applied to this Court to declare counter-petitioner as insolvent and that the application stands posted to 27th February 1932 for hearing. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 10 a.m. on the said date.

No. 47 of 1931, Srs. COURT, ELANGO.

McDonnell Donohue, and others—Petitioner (Creditors).
Nallu Chandi of Channar—Counter-petitioner (Debtor).

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has applied to this Court to declare counter-petitioner as insolvent and that the application stands posted to 18th February 1932 for hearing. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 10 a.m. on the said date.

No. 38 of 1931, Srs. COURT, ELANGO.

Baloo Venkataswami of Kalyanaswampalem, formerly of Raghupathi—Petitioner (Debtor).
Nedunadai Sakka Rao and others—Counter-petitioner (Creditors).

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has applied to this Court to declare him as insolvent and that the application stands posted to 18th February 1932 for hearing. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 10 a.m. on the said date.

No. 49 of 1931, Srs. COURT, ELANGO.

Potapudi Gregory of Talur—Petitioner (Debtor).
Kannanadai Ballappa and others—Counter-petitioner (Creditors).

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has applied to this Court to declare him as insolvent and that the application stands posted to 18th February 1932 for hearing. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 10 a.m. on the said date.

No. 96 of 1931, Srs. COURT, ELANGO.

Leela Chinn Narayanaswami and others—Petitioner (Creditors).
Veerabali Venkataswami of Veeravillipattinam—Counter-petitioner (Debtor).

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has applied to this Court to declare counter-petitioner as insolvent and that the application stands posted to 18th February 1932 for hearing. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 10 a.m. on the said date.

No. 91 of 1931, Srs. COURT, ELANGO.

Bande Srinivasulu of Thannaswami—Petitioner (Debtor).
Mogari Sanyasa and others—Counter-petitioner (Creditors).

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has applied to this Court to declare him as insolvent and that the application stands posted to 25th February 1932 for hearing. Any creditor wishing to oppose the same may appear before this Court in person or by pleader at 10 a.m. on the said date.

No. 1 of 1932, Srs. COURT, ELANGO.

Tennalarthi Chinn Gangamma of Jaganmohanpattinam—Petitioner (Debtor).
Dhanasekari Ramakrishnaswami and others—Counter-petitioner (Creditors).

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has applied to this Court to declare him as insolvent and that the application stands posted to 1st March 1932 for hearing. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 10 a.m. on the said date.

No. 3 of 1932, Srs. COURT, ELANGO.

Marthanda Chitti Sanyasulu—Petitioner (Creditors).
Arjuna Sanyasulu of Elayipala—Counter-petitioner (Debtor).

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has applied to this Court to declare counter-petitioner as insolvent and that the application stands posted to 1st March 1932 for hearing. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 10 a.m. on the said date.

No. 5 of 1932, Srs. COURT, ELANGO.

Dora Venkataswami—Petitioner (Creditors).
Datta Lakshminarayana and Datta Venkataswami of Talur—Counter-petitioner (Debtors).

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has applied to this Court to declare counter-petitioner as insolvent and that the application stands posted to 1st March 1932 for hearing. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 10 a.m. on the said date.

F. VENKATRAO,
Subordinate Judge.

Elango, 25th January 1932.

No. 7 of 1931, Srs. COURT, NELLAY.

Palanisami Sanyasa—Petitioner.
Venkayalagudi Narayanaswami Nayudu—Respondent.

Notice is hereby given under section 39 of Act V of 1920 that by an order of this Court, dated 25th December 1931 the above-named respondent is adjudicated insolvent. All creditors of the above-named respondent are directed to prove their claims before the Official Receiver, at an early date. The respondent is allowed one year from the date of adjudication for applying for an order of discharge.

No. 44 of 1931, Srs. COURT, NELLAY.

Janga Subbaswami—Petitioner.
Yatara Sanyasappa Nayudu and Annaswami—Respondents.

Notice is hereby given under section 39 of Act V of 1920 that by an order of this Court, dated 15th January 1932, the above-named respondents are adjudicated insolvents. All creditors of the above-named respondents are directed to prove their claims before the Official Receiver, at an early date. The respondents are allowed one year from the date of adjudication for applying for an order of discharge.

No. 32 of 1931, *Ses-Court, KILGORE.*

Imvuvu Rangi Subdayya—Petitioner (Creditor).
Nalawadu Chakravarthy—Respondent.

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner applied to this Court by petition for adjudging the respondent insolvent and that the petition stands posted to 25th February 1932 for hearing.

No. 53 of 1931, *Ses-Court, NELLAM.*

Theophorus Subdayya and another—Petitioners (Creditors).

Tayavathi Subramanyam and others—

Respondents.

Notice is hereby given under section 20 (2) of Act V of 1920 that the above-named petitioners applied to this Court by petition for adjudging these respondents and that the petition stands posted to 25th February 1932 for hearing.

P. RANGASWAMI APPANAR,
Subordinate Judge.

Nellore, 21st January 1932.

No. 31 of 1931, *Ses-Court, TANJANAM.*

J. M. Raju Kavandur, son of Menda Kavandur, Head of the Rajaguru caste, aged about 45 years, residing at Rajadala, Velangudi, The Nagar—

Petitioner.

Sakkid Chappal and others—Creditors.

Notice is hereby given under section 30, Act V of 1920, that the above-named petitioner has been adjudged as insolvent by order of this Court, dated 12th January 1932, that the Official Receiver, Coimbatore, has been appointed Receiver that creditors should prove their claims as soon as possible before the said Official Receiver, and that a claim may be proved by delivering or sending by registered post to the said Official Receiver, an affidavit in Form No. 2 prescribed in the Madras Provincial Insolvency Rules.

A. VENKATES,
Subordinate Judge.

Coimbatore, 20th January 1932.

No. 31 of 1931, *Ses-Court, OTTAPALAM.*

A. S. Ramachandran Appay and another—Petitioners.
Vasileia Mathew's Gopala Krishna Petrar's children, head and owner of the family Subrahmanya Appay, and younger brother Vasudevan Appay of Perichala women and Anand Perumal Idath—Respondents.

Notice is hereby given under section 30 of the Provincial Insolvency Act that the respondents above named have been adjudged insolvent by order of this Court, dated 16th January 1932 and that they are directed to apply for their discharge within one year from this date. All creditors of the insolvent should prove their claims before the Official Receiver of South Malabar as soon as possible by delivering or sending by registered post an affidavit as required by the rules.

T. K. KUNJENAN KAMBAYAR,
Subordinate Judge.

Ottapalam, 18th January 1932.

No. 1 of 1932, *Ses-Court, BARMAN.*

Dr. Ch. Srinivas Kalisher—Petitioner.
Chinna Gopal Shastri—Respondent.

Notice is hereby given under section 9 of the Provincial Insolvency Act V of 1920 that the above-named petitioner has applied to this Court to adjudge the respondent as insolvent and that the petition is posted to 25th February 1932.

K. M. KRISHNA KURUP,
Additional Subordinate Judge.

Madras, 26th January 1932.

No. 6 of 1932 (M.P. No. 1150 of 1931).

Ses-Court, SOUTH MALABAR.
Subbaki Lakshmi Manonmuni Menon and others—Petitioners.

Uttam Kuttan Dada and others—Respondents.

Take notice that the petitioners have applied to this Court to grant an absolute order of discharge and that the petition is posted to 12th February 1932 for hearing.

No. 16 of 1932 (L.A. No. 1150 of 1931).

Ses-Court, SOUTH MALABAR.
Mohamedali Vessan—Petitioner.

M. Kurthimadhen Kurji and others—Respondents.

Take notice that the petitioners have applied to this Court to accept the composition scheme, and that the petition is posted to 12th February 1932 for hearing.

No. 34 of 1932, *Ses-Court, SOUTH MALABAR.*

Pakshala Mahabala Aruman Kapp—Petitioner.
Managottu Chellarajah Sati and others—

Respondents.

Take notice that the petitioner has applied to this Court to be adjudged as insolvent and that his petition is posted to 12th February 1932 for hearing.

B. VENKATA RAO,
Subordinate Judge.

Calicut, 12th January 1932.

No. 22 of 1931, *Ses-Court, TRIVANI.*

Kemgala Srinivasulu and another—

Petitioner (Creditor).

Paladaga Chandrayya, son of Sundaramaiah, 54 years, Kottur, landholder and village head, Palavoor—Respondent (Debtor).

Notice is hereby given under section 30 of the Provincial Insolvency Act that the above-named respondent has been adjudged as an insolvent by an order of this Court, dated 25th January 1932 and that creditors may prove their claims before the Official Receiver, Coimbatore. Those for discharge one year from 26th January 1932.

M. ANANTHAGIRI RAO,
Subordinate Judge.

Trivani, 10th January 1932.

No. 22 of 1932 (F.A. No. 43 of 1930).

Ses-Court, VADAKKUR.
Subdayya Anna, son of Manamuni Anari, goldsmith at Sankaranpattayam, Vakkur—

Petitioner (Debtor).

T. Aravanga Chitti and various others—Respondents (Creditors).

Notice is hereby given that the time for the petitioner for applying for discharge is extended up to the end of June 1932.

No. 33 of 1931, **SEA-COAST, VELLORE.**
 Narayana Madali, son of Sundara Madali,
 residing at Vinnamangalam, And. age—
 40 years—*Defendant.*
 Sundara Madali and twenty-one others—
Respondents.

Notice is hereby given that the above-named petitioner has been adjudged insolvent by an order of this Court, dated 15th January 1932, that his properties will vest in Official Receiver of North Arcot, that he should apply for discharge within one year from the above date and that all the creditors may prove their claims before the said Official Receiver, as early as possible.

No. 34 of 1931, **SEA-COAST, VELLORE.**
 Arumandi Madali, son of Kumbesara Madali,
 Sundaresan Madali, son of Sri petitioner and
 Arumandi Arumandi, wife of first petitioner, all
 at Kallangudi, Kallangudi District. Manner's Court—
Petitioner (Defendant).
 A. V. Ramaswami Chettiar and three others—
Respondents.

Notice is hereby given that the above-named petitioner has been adjudged insolvent by an order of this Court, dated 15th January 1932, that their properties will vest in Official Receiver of North Arcot, that they should apply for discharge within one year from the above date and that all the creditors may prove their claims before the said Official Receiver, as early as possible.

No. 35 of 1931, **SEA-COAST, VELLORE.**
 Raghavai Nagada, son of Guruswami Nagada,
 residing at Arumbi village, Wandu-
 wadi taluk—*Petitioner (Defendant).*
 Balaram and eleven others—*Respondents.*

Notice is hereby given that the above-named petitioner has been adjudged insolvent by an order of this Court, dated 15th January 1932, that his properties will vest in Official Receiver of North Arcot and that all the creditors may prove their claims before the said Official Receiver.

No. 1 of 1932, **SEA-COAST, VELLORE.**
 K. Koppeswami Ayyangar, son of Ranganatha-
 charyan, residing at Sengalur village, Thal-
 per, Chingleput taluk—*Petitioner (Defendant).*
 G. Subramania Pillai and twenty-one others—
Respondents (Creditors).

Notice is hereby given that the above-named petitioner has applied to this Court for adjudging him as insolvent and that the said petition stands posted to 14th March 1932 for hearing.

C. V. RAMPATHI AYYANGAR,
Subordinate Judge.
 Vellore, 26th January 1932

No. 4 of 1931, **SEA-COAST, VILLAPATTINAM.**
 Ravi Jagappa Parthi, son of Saravathulu Gura,
 39 years, Erodes, Javelur of Villapattinam—
Petitioner (Creditors).
 Dura Ramalingaswami, son of Sanyasubha-
 lagura, 50 years, Vayal, leader of Villapattinam
 and others—*Creditors—petitioners.*
 Notice is hereby given that the above named
 first counter-petitioner was adjudged insolvent

by an order of this Court on the 24th day of January
 1932 and he is directed to apply for discharge
 within six months from the date of adjudication.

T. V. SARAYANATHA,
Subordinate Judge.
 Villapattinam, 12th January 1932.

No. 179 of 1931, **DISTRICT MANNER'S COURT,**
CHENNAI.
 Sankarapandith Chakkattay—*Petitioner.*
 Kottapandith Madhavan Anna Kaya Raja and
 six others—*Respondents.*

Notice is hereby given under section 44 of
 Act V of 1930 that the above-named petitioner has
 applied to this Court to adjudge him as insolvent,
 bearing on 19th February 1932.

S. V. PADMANABHA AYYANGAR,
Principal District Judge.
 Chennai, 26th January 1932.

No. 2 of 1931, **DISTRICT MANNER'S COURT,**
CHENNAI.
 Makkanni Kambayy Vellayudh Kambal Ramas-
 wami—*Petitioner (Defendant).*
 Pannaswami Pannaswami son of Kottapandith Ayyar and
 two others—*Respondents (Creditors).*

Notice is hereby given under section 44 of
 Act V of 1930 that the petitioner has applied to
 the Court to be discharged from all liabilities
 and that the petition stands posted to 17th
 February 1932 for hearing.

M. RAMA CHANDER,
District Judge.
 Chennai, 26th January 1932.

No. 2 of 1931, **DISTRICT MANNER'S COURT,**
CHENNAI.
 Gundipathi Vellayudh—*Petitioner.*
 Vannai Kottaswami Ravi Sanyasi Raja, and Dood-
 Sanyaswami—*Creditors—petitioners.*

Notice is hereby given under section 44 of Act
 V of 1930, that the above-named petitioner has
 applied to this Court for an order of final discharge
 and that the petition stands posted to 14th day of
 February 1932. Any creditor wishing to oppose
 the same may do so either in person or through
 valid on that date.

N. BALAKRISHNAMURTHI,
District Judge.
 Chennai, 26th January 1932

No. 29 of 1931, **DISTRICT MANNER'S COURT,**
CHENNAI.
 Poyyalu Vaidyanathan of Villapattinam—*Petitioner*
(Insolvent).
 Anandam Vayyappa and others—*Respondents*
(Creditors).

Notice is hereby given under section 44 of Act V
 of 1930 that the above-named petitioner has applied
 to this Court for being adjudicated an insolvent
 and that the said application stands posted for
 hearing on 15th February 1932.

No. 41 of 1932, DISTRICT MYSORE'S COURT,
CHANNarayana.

Mahalingam Thakshani—*Petitioner (Jainist)*,
Maddurpeti Peta Venkanna and others—
Respondents (Creditor).

Notice is hereby given under section 19 of Act V of 1920 that the above-named petition has been applied to this Court for being adjudged an insolvent and that the said application stands posted for hearing on 15th February 1932.

M. H. ISHABANI,
District Munsif.

Cannara, 11th January 1932.

No. 28 of 1931, DISTRICT MYSORE'S COURT,
CHANNarayana.

Yerabalinga Chetti—*Petitioner*,
Alagappa Chetti and others—*Respondents*.

Notice is hereby given under clause (2) of section 39 of Act V of 1920 that the petitioner has applied to this Court to adjudge him an insolvent and that his petition stands posted to 12th February 1932 before this Court. Any person wishing to oppose the said application may appear before this Court in person or by valia on the said date.

M. S. NARAYANASWAMI AYYAR,
Additional District Munsif.

Cuddalore, 29th January 1932.

No. 7 of 1931, DISTRICT MYSORE'S COURT,
CHANNarayana.

V. Jagan, son of Manu Ganapa, Vadavashik village,
Goudalpet taluk—*Petitioner*,
Goudalpet Han and others—*Respondents*.

Under section 39 of Act V of 1920, notice is hereby given that the above-named petitioner is adjudged insolvent by an order of this Court, dated 2nd January 1932, and that he is directed to apply for discharge in six months. All his creditors should prove their claims before the Official Receiver of South Kanara, by filing or by sending by registered post an affidavit as early as possible.

S. V. PAI,
District Munsif.

Cannara, 12th January 1932.

No. 53 of 1931, DISTRICT MYSORE'S COURT,
GOWRI.

W. J. De'Monte, of Goudalpet—*Petitioner*,
Rajagopal Panthapand and others—
Respondents.

Notice is hereby given under section 39 of the Provincial Insolvency Act that the above-named petitioner has been adjudged insolvent by the order of this Court, dated 10th January 1932, and that he should apply for discharge on or before 12th January 1932. Creditors should prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, Bangalore, an affidavit in Form No. 2 of the Provincial Insolvency Rules.

No. 65 of 1931, DISTRICT MYSORE'S COURT,
GOWRI.

T. Poddai Mahalingam Sah and Others—*Mahalingam Sah*, of Goudalpet—*Petitioner*,
Kala Yodappa and others—*Respondents*.

Notice is hereby given under section 19 of Act V of 1920 that the petitioners have applied

to this Court to be declared insolvents. The petition is posted for hearing on 29th February 1932 for objection, if any.

K. V. RAGHAVA RAO,
District Munsif.

Gowri, 14th January 1932.

No. 10 of 1930 (R.T.N. No. 46 of 1932),
DISTRICT MYSORE'S COURT, KANNARA.

Jamala Kannaiah, son of Mahalinga Kannaiah,
residing in Adalur village—*Petitioner (Jainist)*,
Palka Vengala and eight others—*Respondents (Creditors)*.

Notice is hereby given that the above-named petitioner has put in a petition to this Court praying that he may be declared under section 41 of the Provincial Insolvency Act (Act V of 1920) and that the petition stands posted to 3rd February 1932 for hearing.

A. PARAMESWARAI AYYAR,
District Munsif.

Kannara, 16th January 1932.

No. 34 of 1930, DISTRICT MYSORE'S COURT,
KANNARA.

Kannara Gokanna of Karkana—*Petitioner (Jainist)*,
Aplia Padappa and others—*Creditors*.

Notice is hereby given under section 39 of the Provincial Insolvency Act V of 1920 that the above-named petitioner has been adjudged an insolvent under order dated 12th January 1932, that he has been granted 15 months' time and for applying for discharge and that his creditors may prove their claims before the Official Receiver, Kannara, by delivery or sending by registered post an affidavit in Form No. 4 of the schedule to the Indian Provincial Insolvency Rules, as early as possible.

No. 39 of 1931, DISTRICT MYSORE'S COURT,
KANNARA.

Vadai Padda Vengappa, of Attanah—*Petitioner (Jainist)*,
Attanah Channa Seshanna and others—
Respondents (Creditors).

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act V of 1920 that the insolvency petition of the above-named petitioner proving that he may be adjudged an insolvent stands posted to the 15th day of February 1932.

V. N. DEKSHITULU,
District Munsif.

Kannara, 16th January 1932.

No. 30 of 1930, DISTRICT MYSORE'S COURT,
MANGALORE.

Dejappa and Balakrishna, sons of Bappa,
residing in Kankalathur of Kanjarath village
Kannara taluk—*Jainists*.

Kanjathur Co-operative Society No. 7790 and
others—*Creditors*.

Under section 41 of Act V of 1920, notice is hereby given that the above-named insolvents have applied to this Court in J.A. No. 3 of 1932 for discharge on order of absolute discharge and that the said petition is posted to 16th February 1932 at 11 a.m. for hearing objections of the creditors.

No. 25 of 1931, DISTRICT MISTRY'S COURT, MADRAS.

Krishna Bhadra, son of T. Raja Bhadrar, residing in Kothaboli village, Mangalore—*Petitioner*.
A. Sompappa and others—*Creditors*.

Under section 27 of Act V of 1920, notice is hereby given that the abovesaid petitioner is adjudged insolvent by an order of this Court on 25th December 1931 and he is directed to apply for discharge in six months. All his creditors should prove their claims before the Official Receiver at South Kanara by filing or by sending by registered post an affidavit as early as possible.

No. 21 of 1931, DISTRICT MISTRY'S COURT, MADRAS.

Prasad Laxmi, son of Raja Laxmi, residing in Jayanti, Mangalore—*Petitioner*.
The Central Bank Ltd., Mangalore and others—*Creditors*.

Under section 27 of Act V of 1920, notice is hereby given that the abovesaid petitioner is adjudged insolvent by an order of this Court on 25th December 1931 and he is directed to apply for discharge in six months. All his creditors should prove their claims before the Official Receiver at South Kanara by filing or by sending by registered post an affidavit as early as possible.

No. 41 of 1931, DISTRICT MISTRY'S COURT, MADRAS.

Appaiah Matha Pilla, son of Madhava Pilla, residing in Sankaravillage, Mangalore taluk—*Petitioner*.

Cashier Bank and others—*Creditors*.

Under section 16 (2) of Act V of 1920, notice is hereby given that the abovesaid petitioner has applied to this Court for being adjudged insolvent and that the said petition is posted on 10th February 1932 at 11 a.m. for hearing objections of the creditors.

P. KARAYANA MENON,
District Mistry.

Mangalore, 16th January 1932.

No. 4 of 1932, DISTRICT MISTRY'S COURT, MADRAS.

Ramachandra Pillai, son of Matha Pillai at Uru, goppari, landlord of Varkkayy village, Madhavasali—*Insolvent (Debtor)*.

Edi Kallikappur Desamattam, through H. Thiruvannam, Madhavasali, etc.—*Creditors*.

Notice under section 27 (2) of the Provincial Insolvency Act V of 1920 is hereby given that the order of adjudication made by this Court on 24th October 1931, in the abovesaid P. No. 4 of 1931, is annulled on 6th January 1932 as the said insolvent is reported dead and as an application for discharge has been made but the proceedings of the insolvent will continue to work in the Official Receiver, Madhavasali, under section 27 of the Provincial Insolvency Act so that administration of the debtor's estate may be completed.

No. 2 of 1932, DISTRICT MISTRY'S COURT, MADRAS.

Kaila Ravthar, son of Sillamthar Ravthar at Kappu, Melur—*Petitioner (Debtor)*.
Veeran, etc.—*Creditors*.

Notice is hereby given under section 30 of the Madras Provincial Insolvency Act V of 1920 that the petitioner abovesaid has been adjudged

insolvent on 24th October 1931 in the abovesaid P. No. 2 of 1932 that he should apply for discharge within one year from the said date and that all the creditors should prove their claims as soon as possible by delivering or sending by post in a registered letter to the Official Receiver, Madhavasali, an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1927.

D. S. CHANDRASEKHARA AYYAR,
District Mistry.

Melur, 15th January 1932.

No. 29 of 1931, DISTRICT MISTRY'S COURT, MADRAS.

Kazhetti Subbappa—*Petitioner*.

Krishna Ramalingappa and others—*Expenses*.

Notice is hereby given under section 30 of the Insolvency Act V of 1920 that the abovesaid petitioner has been adjudged insolvent by the order of this Court, dated 15th January 1932. Official Receiver, Coimbatore, is requested receiver of the debtor's estate. Creditors to prove their claims before the Official Receiver, Coimbatore. Time for discharge one year.

P. VYASA RAO,
District Mistry.

Coimbatore, 16th January 1932.

No. 19 of 1931, DISTRICT MISTRY'S COURT, PUNJAB.

T. F. Kadir Mathan Bavarua—*Petitioner*.

Thandayathuppal Raja and others—*Expenses*.

Notice is hereby given under section 18 (2) of the Provincial Insolvency Act V of 1920 that the abovesaid petitioner has applied to this Court for declaring him insolvent and that the petition stands posted to 8th February 1932 for hearing. Any creditor wishing to oppose the same may do so either in person or by vald at 12 a.m. on that date.

P. M. VIJAYARAGHAVA ACHARYA,
District Mistry.

Puducherry, 15th January 1932.

No. 4 of 1932, DISTRICT MISTRY'S COURT, MADRAS.

Akhud Beg Sahib, son of Chitab Beg Sahib of Sandipet, landlord of Kanchi Vaidhyathal—*Petitioner*.

Arenchala Kavandan and four others—*Expenses*.

Notice is hereby given under section 30 of Act V of 1920 that the abovesaid debtor was adjudged as insolvent by order of this Court, dated 14th December 1931, and that he is directed to apply for his discharge within four months from the date of adjudication. Creditors should prove their claims as soon as possible before the Official Receiver, South Arcot, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules.

S. RANGASWAMI AYYAR,
District Mistry.

Tiruchengode, 16th January 1932.

No. 2 of 1921 (C. P. No. 2 of 1921), DISTRICT
MUNICIPALITY, TANNAR.

Chorana Venkateswami, son of Puttasiah,
residing at Kallakudi—Petitioner (Indigent).

Uthai Marudam Mahal and two others—

Defendants.

Notice is hereby given under section 41 of Act V of 1920 that the petitioner above named has been granted an abatement discharge by order of this Court, dated the 11th day of January 1921.

No. 3 of 1921, DISTRICT MUNICIPALITY, COVILPAT.

P. Kallappa Mohli, son of Chinnai Kappasiah
Mahal, residing at Kallakudi—Petitioner (Indigent).

Murali Periasami Mohli and four others—

Defendants.

Notice is hereby given that the abovementioned petitioner has applied to this court to adjudge him as indigent and the petition stands posted to 15th February 1921 for signature if any.

S. NILAKANTA PASTHA,
District Magist.

Tanjore, 15th January 1921.

No. 10 of 1921, DISTRICT MUNICIPALITY, TANNAR.

M. Govindasami Chettiar, son of Mathiasami
Chettiar, residing at Tannar—

Petitioner (Indigent Debtor).

Subbarao Govindasami Niyappa and thirteen
others—Defendants.

Notice is hereby given under section 30 of Act V of 1920 that the abovementioned petitioner has been adjudged insolvent by the order of this Court, dated 15th January 1921, that his properties are vested with the Official Receiver, Tannar, and that he has been granted six months' time to apply for discharge, that he has been deemed to appear before the Official Receiver, Tannar, on 2nd February 1921 and that creditors are hereby directed to prove their claims before this said Receiver.

T. GOVATHANAYAGAM PILLAI,
District Magist.

Tannar, 15th January 1921.

No. 30 of 1921, SUB-COURT, COVILPAT.

Sethu Kandasami, son of Krishnasami Kandasami,
residing at Kallakudi—Petitioner (Indigent).

Defendant.

Goverdhan Pillai and others—Creditors.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor abovementioned has been adjudged insolvent by an order of the Sub-Court, Covilpat, dated the 23rd day of October 1921, on the application of the abovementioned debtor, that all the creditors of the abovementioned debtor should prove their debts as soon as possible before 15th March 1922, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Covilpat, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 23rd October 1921.

No. 16 of 1921, SUB-COURT, COVILPAT.

P. S. Ramaswami Appappa, son of Periasami,
Nagavari Appappa, residing at Vadugai

extension, Covilpat—Petitioner (Indigent).

D. Mathiasami Mahal and others—

Defendants.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Covilpat, dated the 23rd day of September 1921, on the application of the abovementioned debtor, that all the creditors of the abovementioned debtor should prove their debts as soon as possible before 15th March 1922, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Covilpat, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 23rd September 1921.

No. 17 of 1921, SUB-COURT, COVILPAT.

Karappa Karandam, son of Sanni Karandam,
residing at Toppampatti, Polkudi taluk—

Petitioner (Indigent).

Karandasami Karandam, son of Sanni Karandam,
residing at Vadugai extension, Polkudi taluk—

Defendant.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Covilpat, dated the 18th day of September 1921, on the application of the abovementioned debtor, that all the creditors of the abovementioned debtor should prove their debts as soon as possible before 15th March 1922, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Covilpat, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 18th September 1921.

No. 22 of 1921, SUB-COURT, COVILPAT.

S. M. A. M. Ramaswami Chettiar, banker, residing
at Tannar, Kovilpat—

Petitioner (Indigent).

Karappa Karandam, son of Sanni Karandam,
residing at Toppampatti, Aruppampatti,

Polkudi taluk—Defendant (Indigent).

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Covilpat, dated the 18th day of September 1921, on the application of the abovementioned debtor, that all the creditors of the abovementioned debtor should prove their debts as soon as possible before 15th March 1922, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Covilpat, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 18th September 1921.

No. 24 of 1921, SUB-COURT, COVILPAT.

H. R. P. S. Sivaswami Chettiar, son of Palani-
asami Chettiar, banker, residing on business

at Hemsalem, Covilpat—Petitioner (Indigent).

Sethu Kandasami, son of Narayana Kandasami,
residing at Sanni Kandasami extension, Kallakudi

of Sanni extension, Polkudi taluk—

Defendant (Indigent).

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has

been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 11th day of September 1928, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1929, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 11th September 1931.

No. 55 AND 56 OF 1931, SUB-COURT, COIMBATORE.

R. H. P. L. S. Srinivasan Chettiyar, son of Palaniyappa Chettiyar, business, carrying on business at Rajapuram, Coimbatore—*Debtor* (Creditors).

Sethupathi Karunan, son of George Karunan, residing at Karadilasi, Palnadu taluk—*Insolvent* (Debtor).

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 11th day of September 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 11th September 1931.

No. 56 OF 1931, SUB-COURT, COIMBATORE.

C. Nanyasamudrala Ayyangar, adapted son of Sridhar Ayyangar, late of Tirunelveli, Thanjavur taluk—*Debtor* (Creditors).

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 23rd day of October 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 23rd October 1931.

No. 58 OF 1931, SUB-COURT, COIMBATORE.

Ashai Nayudu, son of Krishna Nayudu, residing at Kallidampyparam, taluk of Ganapathi, Coimbatore taluk—*Insolvent* (Creditors).

R. K. L. K. Hanumanth Chettiyar and others—*Creditors*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 9th day of October 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix

to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 9th October 1931.

No. 61 OF 1931, SUB-COURT, COIMBATORE.

Narajappa Karunan, son of Kanyappa Karunan, residing at Kanyasampatti, taluk of Kallidampyparam, Palnadu taluk—*Insolvent* (Creditors).

Somnathi Karunan, son of Rangarajan Karunan, residing at Kanyasampatti, taluk of Kallidampyparam, Palnadu taluk—*Insolvent* (Debtor).

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 23rd day of October 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 23rd October 1931.

No. 65 OF 1931, SUB-COURT, COIMBATORE.

Kandappa Karunan, son of Pacha Karunan, residing at Kanyasampatti, taluk of Palnadu, Palnadu taluk—*Insolvent* (Creditors).

P. Ch. A. R. A. R. Ananthachari Chettiyar and others—*Creditors*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 26th day of September 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 26th September 1931.

No. 70 OF 1931, SUB-COURT, COIMBATORE.

Deivayandam, wife of Kanyasampatti Karunan, residing at Velankurichi, Coimbatore taluk—*Debtor* (Creditors).

Sethupathi Karunan, son of Thakshoththam Karunan Karunan, residing at Velankurichi, Coimbatore taluk—*Insolvent* (Debtor).

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 4th day of September 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 4th September 1931.

No. 77 of 1931, *Revenue Court, COMBATORE.*

C. K. K. Ramaswami Aiyar, son of Sridhar Aiyar, residing at Chelavara and C. K. Radhalingam Aiyar, son of Sridhar Aiyar, residing at Karampalayam, Paluvu taluk—*Plaintiffs* (Jointly).

C. V. Gopabandhu Aiyar and others—*Defendants*.
Notice is hereby given under section 30 (2) of Act V of 1920 that the debts above named have been adjudged payable by an order of the Revenue Court, Combatores, dated the 7th day of September 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Combatores, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 21st September 1931.

No. 78 of 1931, *Revenue Court, COMBATORE.*
Vijayalakshmi Kandaswami and Manjappa Kandaswami, sons of Manjappa Kandaswami, residing at Big Bazar road, Combatores—*Plaintiffs* (Jointly).

The Combatores Marathi Bank, Limited, etc.—*Defendants*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debts above named have been adjudged payable by an order of the Revenue Court, Combatores, dated the 10th day of September 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Combatores, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 21st September 1931.

No. 80 of 1931, *Revenue Court, COMBATORE.*
Pulavarasu Kandaswami, son of Ramaswami Kandaswami, residing at Karampalayam, husband of Sridevi village, Chirappan taluk—*Plaintiff* (Individually).

Jayapalan Naidu, Laxmi, and others—*Defendants*.
Notice is hereby given under section 30 (2) of Act V of 1920 that the debts above named have been adjudged payable by an order of the Revenue Court, Combatores, dated the 25th day of September 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Combatores, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 21st September 1931.

No. 81 of 1931, *Revenue Court, COMBATORE.*
(1) Venkappa Aiyar, son of Sridhar Aiyar, (2) Subrahmanya Aiyar and (3) Chelavara Aiyar, sons of Subrahmanya Aiyar, all residing at Nuzal Vekkai, Erode taluk—*Plaintiffs* (Jointly).
Venkatasubrahmanya Aiyar and others—*Defendants*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debts above named have

been adjudged payable by an order of the Revenue Court, Combatores, dated the 15th day of September 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Combatores, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 21st September 1931.

No. 82 of 1931, *Revenue Court, COMBATORE.*
B. M. P. L. S. Srinivasa Chetty, son of Paluvu Srinivasa Chetty, residing at Raju street, Combatores—*Plaintiff* (Individually).

Soni Kandaswami, son of Thatha Kandaswami of Swami Kandaswami, husband of Sridevi, residing at Raju street, Combatores—*Defendant* (Individually).

Notice is hereby given under section 30 (2) of Act V of 1920 that the debts above named have been adjudged payable by an order of the Revenue Court, Combatores, dated the 27th day of October 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Combatores, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 21st October 1931.

No. 101 and 124 of 1931, *Revenue Court, COMBATORE.*

Vandana Kandaswami, son of Panga Kandaswami, residing at Naluvamandalayam, husband of Telukettu village, Paluvu taluk—*Plaintiff* (Individually).

Manjappa Kandaswami, son of Ramaswami Kandaswami, residing at Naluvamandalayam, husband of Telukettu village, Paluvu taluk—*Defendant* (Individually).

Notice is hereby given under section 30 (2) of Act V of 1920 that the debts above named have been adjudged payable by an order of the Revenue Court, Combatores, dated the 2nd day of October 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Combatores, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 21st October 1931.

No. 103 of 1931, *Revenue Court, COMBATORE.*
N. P. Kappaswami Chetty, son of Subrahmanya Chetty, residing at Raju street, Combatores—*Plaintiff* (Individually).

Veluppa Srinivasulu Aiyar and others—*Defendants*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debts above named have been adjudged payable by an order of the Revenue Court, Combatores, dated the 10th day of October 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be

proved by delivering or sending by post in a registered letter to the Official Receiver, Colombo, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 16th October 1931.

No. 108 of 1931, SUB-COURT, COLOMBO.

Appala Kanasalai, son of Madan Kanasalai, residing at Periyapadi, Palischi taluk—
Petitioner (Insolvent).

R. Narayana Kanasalai and others—Creditors.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Colombo, dated the 1st day of October 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Colombo, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 1st October 1931.

No. 115 or 1931, SUB-COURT, COLOMBO.

Perayampal Pillai, son of Periyanna Pillai, residing at Muttamachalam street, Colombo—
Petitioner (Insolvent).

Jeyachandrasekhar, Laxmi, and others—Creditors.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Colombo, dated the 25th day of September 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Colombo, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 25th September 1931.

No. 119 of 1931, SUB-COURT, COLOMBO.

Palani Kanasalai, son of Kanasappa Kanasalai, residing at Kottanapalayam village, Palischi taluk—Petitioner (Insolvent).

Brenda Annal and others—Creditors.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Colombo, dated the 9th day of October 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Colombo, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 9th October 1931.

No. 120 of 1931, SUB-COURT, COLOMBO.

A. K. Manayappa Arieri, son of Kanasappa Arieri, residing at Agalakam street, Koda—Petitioner (Insolvent).

Perayal Nandan and others—Creditors.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has

been adjudged insolvent by an order of the Sub-Court, Colombo, dated the 2nd day of October 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Colombo, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 2nd October 1931.

No. 121 of 1931, SUB-COURT, COLOMBO.

Kanasappa Kanasalai, son of Marudan Kanasappa Kanasalai, residing at Puhar, hamlet of Kottanapadi, Palischi taluk—Petitioner (Insolvent).

Arumalla Kanasalai and others—Creditors.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Colombo, dated the 16th day of October 1931, on the application of the above-named debtor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Colombo, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 16th October 1931.

No. 125 of 1931, SUB-COURT, COLOMBO.

Kuttya Kanasalai, son of Kanasappa Kanasalai and Parayappa Kanasalai, son of Kanasappa Kanasalai, both residing at Vengappadi, Colombo taluk—Petitioner (Insolvent).

Aiyazam Kanasalai and others—Creditors.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtors above named have been adjudged insolvent by an order of the Sub-Court, Colombo, dated the 25th day of September 1931, on the application of the above-named debtors; that all the creditors of the above-named debtors should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Colombo, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 25th September 1931.

No. 130 of 1931, SUB-COURT, COLOMBO.

Rajappa Kanasalai, son of Kandaswami Kanasalai, residing at Agayambettopalayam, Palischi taluk—Petitioner (Insolvent).

Rajappa Kanasalai and others—Creditors.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Colombo, dated the 15th day of October 1931, on the application of the above-named debtor; that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Colombo, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 15th October 1931.

No. 120 of 1931, Sra-Court, Cumbassan.

Kader Nairia Subah, son of Zaira Subah, Mahara' and Zaira Subah and Mohamedan, Ibrahim Subah, son of Kader Nairia Subah, all residing at No. 100 Kumbassan Avenue, Zaira—*Plaintiffs* (Jointly).

C. Vaidakrishnan Appa and others—Creditors.

Notice is hereby given under section 30 (2) of Act V of 1925 that the debtors above named have been adjudged insolvent by an order of the Sub-Court, Cumbassan, dated the 25th day of September 1931, on the application of the above-named debtors; that all the creditors of the above-named debtors should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Cumbassan, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 25th September 1931.

No. 125 of 1931, Sra-Court, Cumbassan.

Kalamathu Srinivasan, son of Gopalaswami Nappiah, residing at Telar village, Cumbassan taluk—*Plaintiff* (Jointly).

Rajagopal and others—Creditors.

Notice is hereby given under section 30 (2) of Act V of 1925 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Cumbassan, dated the 25th day of September 1931, on the application of the above-named debtor; that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Cumbassan, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 25th September 1931.

No. 126 of 1931, Sra-Court, Cumbassan.

K. Muthu, son of Saira Vannan, residing at Cheluvannapalle, Aradath taluk—*Plaintiff* (Jointly).

K. Subramanian Chettiar and others—Creditors.

Notice is hereby given under section 30 (2) of Act V of 1925 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Cumbassan, dated the 25th day of September 1931, on the application of the above-named debtor; that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Cumbassan, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 25th September 1931.

No. 129 of 1931, Sra-Court, Cumbassan.

Kandappa Narendran, son of Appa Narendran, residing at Nagambadi, hamlet of Kanchapali, Pattanam taluk—*Plaintiff* (Jointly).

P. L. Venkappa Chettiar and others—Creditors.

Notice is hereby given under section 30 (2) of Act V of 1925 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Cumbassan, dated the 1st day of October 1931, on the application of the above-named debtor; that all the creditors of the above-named

debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Cumbassan, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 1st October 1931.

No. 140 of 1931, Sra-Court, Cumbassan.

Manappa Narendran and Subbiah Narendran are sons of Kandas Narendran, residing at Thennampet, hamlet of Jambai, Mayavadi taluk—*Plaintiffs* (Jointly).

R. Rameswami Narendran and others—Creditors.

Notice is hereby given under section 30 (2) of Act V of 1925 that the debtors above named have been adjudged insolvent by an order of the Sub-Court, Cumbassan, dated the 2nd day of October 1931, on the application of the above-named debtors; that all the creditors of the above-named debtors should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Cumbassan, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 2nd October 1931.

No. 148 of 1931, Sra-Court, Cumbassan.

(1) Manappa Narendran, son of Nethi Narendran and (2) Arumudala Narendran, son of first petitioner Nappappa Narendran, both residing at Sornampandalpalayam, hamlet of Idavai, Pattanam taluk—*Plaintiffs* (Jointly).

Rajapal and others—Creditors.

Notice is hereby given under section 30 (2) of Act V of 1925 that the debtors above named have been adjudged insolvent by an order of the Sub-Court, Cumbassan, dated the 8th day of October 1931, on the application of the above-named debtors; that all the creditors of the above-named debtors should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Cumbassan, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 8th October 1931.

No. 152 of 1931, Sra-Court, Cumbassan.

Pandappa Tanna, son of Marappa Tanna, residing at Mayapallassi, hamlet of Veludoru, Cumbassan taluk—*Plaintiff* (Jointly).

Pangakara Tanna and others—Creditors.

Notice is hereby given under section 30 (2) of Act V of 1925 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Cumbassan, dated the 19th day of November 1931, on the application of the above-named debtor; that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th March 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Cumbassan, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 19th November 1931.

No. 260 of 1931, *Sub-Court, Coimbatore*.
 (1) Sella Nayakhan, son of Velappa Nayakhan,
 (2) Rangammal Nayakhan, (3) Narayanaswami
 Nayakhan, (4) Nandi Nayakhan, (5) Manjunath
 Nayakhan and (6) Krishnaswami Nayakhan, sons of
 Sella Nayakhan, residing at Bengulohalli, haveli of
 Madanpatti, Polalur taluk—*Plaintiffs*
(Jointly).
 R. M. E. L. S. Srinivasan Chettiar and others—
Defendants.
 Notice is hereby given under section 30 (7)
 of Act V of 1920 that the debtor above named
 have been adjudged insolvent by an order of the
 Sub-Court, Coimbatore, dated the 17th day of
 November 1931, on the application of the above-
 named debtors, that all the creditors of the above-
 named debtors should prove their debts as soon
 as possible before 15th March 1932, and that a
 claim may be proved by delivering or sending by
 post in a registered letter to the Official Receiver,
 Coimbatore, an affidavit in Form No. 3 of the
 appendix to the Madras Provincial Insolvency
 Rules, 1920. Time for discharge is within one
 year from 15th November 1931.

No. 278 and 307 of 1931, *Sub-Court, Coimbatore*.

Fahad Karsadkar, son of Tannavaram Karsadkar,
 residing at Jalathur, Polalur taluk—*Plaintiff*
(Individually).

Tannavaram Karsadkar and others—*Defendants*.

Notice is hereby given under section 30 (5)
 of Act V of 1920 that the debtor above named
 has been adjudged insolvent by an order of the
 Sub-Court, Coimbatore, dated the 15th day of
 October 1931, on the application of the above-
 named debtor, that all the creditors of the above-
 named debtor should prove their debts as soon
 as possible before 15th March 1932, and that a
 claim may be proved by delivering or sending by
 post in a registered letter to the Official Receiver,
 Coimbatore, an affidavit in Form No. 3 of the
 appendix to the Madras Provincial Insolvency
 Rules, 1920. Time for discharge is within one
 year from 15th October 1931.

No. 101 of 1931, *Sub-Court, Coimbatore*.

F. K. Veloo Karsadkar, son of Keppanath
 Karsadkar, residing at Parai Agraharam, Erode
 taluk—*Plaintiff (Individually)*.

Madhavan Das Annaswami Sali and others—
Defendants.

Notice is hereby given under section 30 (2)
 of Act V of 1920 that the debtor above named
 has been adjudged insolvent by an order of the
 Sub-Court, Coimbatore, dated the 15th day of
 October 1931, that all the creditors of the above-
 named debtor should prove their debts as soon
 as possible before 15th March 1932, and that a
 claim may be proved by delivering or sending
 by post in a registered letter to the Official Receiver,
 Coimbatore, an affidavit in Form No. 3 of the
 appendix to the Madras Provincial Insolvency
 Rules, 1920. Time for discharge is within one
 year from 15th October 1931.

No. 103 of 1931, *Sub-Court, Coimbatore*.

Ramul Karsadkar, son of Karpappa Karsadkar,
 residing at Kallayampatti, haveli of Ramu-
 yamma, Polalur taluk—*Plaintiff (Individually)*.

R. M. P. L. S. Srinivasan Chettiar and others—
Defendants.

Notice is hereby given under section 30 (7)
 of Act V of 1920 that the debtor above named

has been adjudged insolvent by an order of the
 Sub-Court, Coimbatore, dated the 15th day of
 October 1931, on the application of the above-
 named debtor; that all the creditors of the above-
 named debtor should prove their debts as soon
 as possible before 15th March 1932, and that a
 claim may be proved by delivering or sending by
 post in a registered letter to the Official Receiver,
 Coimbatore, an affidavit in Form No. 3 of the
 appendix to the Madras Provincial Insolvency
 Rules, 1920. Time for discharge is within one
 year from 15th October 1931.

No. 194 of 1931, *Sub-Court, Coimbatore*.

Ganeshram Nayakhan, son of Arisattalar Ponnappa
 Nayakhan, residing at Kottayampattur, Pol-
 lur taluk—*Plaintiff (Individually)*.

Kappa Nayakhan, son of Sengapala Kishana
 Nayakhan, residing at Kottayampattur, Pol-
 lur taluk—*Defendant (Individually)*.

Notice is hereby given under section 30 (2)
 of Act V of 1920 that the debtor above named
 has been adjudged insolvent by an order of the
 Sub-Court, Coimbatore, dated the 15th day of
 October 1931, on the application of the above-
 named debtor; that all the creditors of the above-
 named debtor should prove their debts as soon
 as possible before 15th March 1932, and that a
 claim may be proved by delivering or sending by
 post in a registered letter to the Official Receiver,
 Coimbatore, an affidavit in Form No. 3 of the
 appendix to the Madras Provincial Insolvency
 Rules, 1920. Time for discharge is within one
 year from 15th October 1931.

C. M. RAMACHANDRA CHETTIAR,

Official Receiver.

Coimbatore, 15th January 1932.

No. 12 of 1931, *Orreelath, Rattavai's Court, Kottar*.

Malagatti Chelammar, son of Malagatti Ponnappa,
 Vayala, Chinnaravagudi, Siveli taluk—*Defendant*.

Malagatti Chelammar and others—*Plaintiffs*.

Notice is hereby given under section 64 of Pro-
 vincial Insolvency Act, 1920, that all the creditors
 in the above-named insolvency whose claims have
 been notified but have not proved their claims
 should prove their claims on or before 15th February
 1932 by affidavits with documents in support
 thereof failing which a final dividend will be
 declared without any consideration to their
 claims.

No. 78 of 1931, *Orreelath, Rattavai's Court, Kottar*.

Arava Raja Rangappa, son of Chinnappa Rangappa,
 Rydappan, haveli of Kallayampatti, Coimbatore
 taluk, Kottar district—*Defendant*.

Notice is hereby given under section 64 of Pro-
 vincial Insolvency Act, 1920, that all the creditors
 in the above-named insolvency whose claims have
 been notified but have not proved their claims
 should prove their claims on or before 15th February
 1932 by affidavits with documents in support
 thereof failing which a final dividend will be
 declared without any consideration to their
 claims.

No. 300 of 1931, GENERAL RECEIVER'S COURT,
KATUNDA.

**Parudi Nanyana, son of Chedappu, Talva,
Kondamurayyil, Kottayam taluk, Kottayam
district—Plaintiff.**

Notice is hereby given under section 54 of
Provincial Insolvency Act, 1920, that all the
creditors in the abovesaid insolvency whose
claims have been notified but have not proved their
claims should prove their debts on or before 15th
February 1932 by exhibiting such documents in
support thereof failing which a final dividend will
be declared without any consideration to their
claims.

No. 163 of 1931, GENERAL RECEIVER'S COURT,
KATUNDA.

**Karuna Youth Ganthi Nanyana, son of Bhakant,
Kadai, Hinnai (Puthukuda taluk), Kottayam
district—Plaintiff.**

Notice is hereby given under section 54 of
Provincial Insolvency Act, 1920, that all the
creditors in the abovesaid insolvency whose
claims have been notified but have not proved their
claims should prove their debts on or before 15th
February 1932 by exhibiting such documents in
support thereof failing which a final dividend will
be declared without any consideration to their
claims.

**R. AYYAKUTTI AYYANGAR,
Official Receiver.**

Kottayam, 30th December 1931.

No. 27 of 1931, GENERAL RECEIVER'S COURT,
East TAVANAR (No. 2 of 1931, District
Messer's Court, Kavarattam).

Perikut Pichappan—Plaintiff.

**Edith's Estate—Deputy District Magistrate,
Pudukottai—Plaintiff and others—
Respondents.**

Notice is hereby given under section 54 of Act V
of 1920 that each of the creditors of the abovesaid
insolvent who have not proved their claims
should do so on or before 27th February 1932
failing which a final dividend will be distributed
without regard to their claims.

No. 31 of 1931, GENERAL RECEIVER'S COURT,
East TAVANAR (No. 3 of 1931, District
Messer's Court, Kavarattam).

Kannuram Chittiyar—Plaintiff.

**A. M. Panaseeram Chittiyar and others—
Respondents.**

Notice is hereby given under section 54 of Act
V of 1920 that each of the creditors of the abovesaid
insolvent who have not proved their claims
should do so on or before 27th February 1932
failing which a final dividend will be distributed
without regard to their claims.

No. 32 of 1931, GENERAL RECEIVER'S COURT,
East TAVANAR (No. 22 of 1931, District
Messer's Court, Kavarattam).

**Yenkovaram Appan—Plaintiff
Kannuram Appan and others—Respondents.**

Notice is hereby given under section 54 of Act
V of 1920 that each of the creditors of the abovesaid
insolvent who have not proved their claims
should do so on or before 27th February 1932,
failing which a final dividend will be distributed
without regard to their claims.

**N. M. MALIM,
Official Receiver.**

Kottayam, 26th January 1932.

SUCCESSION CERTIFICATES

O.P. No. 48 of 1931, DISTRICT MESSER'S COURT,
GOVT.

**Chappal Chinnappa, Puduk, son of Kaji
Puduk, of Chappal Yengampatti, block of
Kannuram, Talpatri taluk—Plaintiff.**

Notice is hereby given that the above petitioner
has applied to this Court for a succession certificate
under section 272 of Indian Succession Act for the
recovery of moneys worth Rs. 1,200 from the
Deputy Bank of India at Chinnappa, deposited
by his brother late Puduk Nanyana Puduk. The
petition stands posted to 15th February 1932
for objections, if any.

O.P. No. 49 of 1931, DISTRICT MESSER'S COURT,
GOVT.

(1) Yakkil Kowthi, wife of Yakkil Kharu Henna
Sub, Henna, block of Talpatri, (2) Yakkil
Kharu Kowthi Sub, 12 years, (3) Yakkil
Abdul Kharu Sub, 10 years, and (4) Yakkil
Jasud, 8 years, (5) to (4) amount, by each
friend and petitioner—Petitioners.

Notice is hereby given that the above petitioners
have applied to this Court for a succession certificate
under section 272 of Indian Succession Act
empowering them to collect the debt of Rs. 165
due under decree in O.P. No. 606 of 1928 of Chinnappa
District Messer's Court belonging to the
estate of late Yakkil Kharu Henna Sub, and
the petition stands posted to 15th February 1932
for objections, if any.

**R. V. BAGHAVAT RAO,
District Messer.**

Govt., 16th January 1932.

IN THE MATTER OF THE INDIAN COM- PANIES ACT, 1913, AND THE ORAKKAL- PALAYAM SRI RAMANUJA NIDHI LIMITED.

Whereas communications addressed to the
Orakkalpalayam Sri Ramanuja Nidhi, Limited,
as its registered office, have been received;

And whereas it appears accordingly that the
Orakkalpalayam Sri Ramanuja Nidhi, Limited,
is not carrying on business or is not in operation;

Notice is hereby given, pursuant to section
267 (2) of the Indian Companies Act, 1913, that,
unless notice is shown to the contrary before the
expiration of three months from the date of this
notice, the name of the said company will be
struck off the register and the said company will
be dissolved.

FINANCIAL NOTIFICATION

JOHN A. JEFFERS

U.S. Gov. Pub. 16-50800-1

List of Government Employees Who and other Services in the County of the Accountant-General,
 U.S. Gov. Pub. 16-50800-1, published under paragraph 50, Government Securities Manual.

[illegible]

Serial number	First of person to fund or whose benefit used	Amount raised	Investment	Name of officer in whose interest in 1921.
	WIGG—cont.			
	Page 5—cont.	55		
	Public Endowments and Institutions—cont.			
	CHURCHILL—			
38	St. Andrew's Hospital, Guelph	21,200	10% of 1885-86	Deceased in 1917. United
39	M. F. Churchills, for St. John's Church	11,500	Do	Colchester and Treasury Office, Guelph
40	Guelph United Bond Railway Co.	15,700	10% of 1891-92	President, United Bond, Guelph
41	United Bond Investment Institution, Guelph	4,000	10% of 1891-92	Do
42	St. Andrew's United Bond Institution, Guelph	15,000	10% of 1891-92	Chairman, United Bond, Guelph
	GRIMM—			
43	Orin's Brewery, Beckenham	2,000	10% of 1891-92	Confined to R. H. United
44	Beckenham Road (late Beckenham) for 1891-92	11,500	Do	Colchester and Treasury Office, Guelph
45	T. Beckenham's Trusts (late in account of the children of Guelph and Beckenham, Beckenham)	14,000	10% of 1891-92	President, United Bond, Guelph
46	United Bond Investment Institution, Guelph	14,100	10% of 1891-92	President, United Bond, Guelph
47	John's's Beneficence	4,000	10% of 1891-92	President, United Bond, Guelph
48	United Bond Investment	14,100	Do	President, United Bond, Guelph
49	J. B. Herold's Beneficence Fund	5,100	10% of 1891-92	President, United Bond, Guelph
50	United Bond, Beckenham	1,000	10% of 1891-92	President, United Bond, Guelph
51	Municipal Investment Institution, Beckenham	2,100	Do	Chairman, United Bond, Guelph
52	Municipal Investment Institution, Beckenham	1,000	Do	Chairman, United Bond, Guelph
53	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
	GOULD, FRED—			
54	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
55	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
56	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
57	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
58	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
59	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
60	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
61	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
62	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
63	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
64	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
65	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
66	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
67	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
68	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
69	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
70	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
71	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
72	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
	GOULD, FRED—			
73	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
74	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
75	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
76	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
77	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
78	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
79	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
80	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
81	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
82	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
83	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
84	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
85	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
86	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
87	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
88	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
89	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
90	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
91	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
92	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
93	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
94	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
95	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
96	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
97	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
98	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
99	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph
100	United Bond, Beckenham	1,000	Do	President, United Bond, Guelph

Page number	Name of person or firm, whose stock held.	Stock owned.	Location.	Name of office to which referred.
STOCK—cont.				
Page 1—cont.				
Public Institutions and Organizations—cont.				
10.				
107	GENERAL—cont. American Association of Architects and Architects' Clubs	100	NY, at 100-10	President, District Board, Eastern
108	Do (same as preceding) in Bond	100	NY, at 100-10	Do
109	Do (same as preceding) in Bond	1,000	NY, at 100-10	President, District Board, Eastern
110	Do (same as preceding) in Bond	100	NY, at 100-10	Do
111	Do (same as preceding) in Bond	100	NY, at 100-10	Do
112	Do (same as preceding) in Bond	1,000	NY, at 100-10	President, District Board, Eastern
113	Do (same as preceding) in Bond	100	NY, at 100-10	Do
114	Do (same as preceding) in Bond	100	NY, at 100-10	Do
115	Do (same as preceding) in Bond	100	NY, at 100-10	Do
116	Do (same as preceding) in Bond	100	NY, at 100-10	Do
117	Do (same as preceding) in Bond	100	NY, at 100-10	Do
118	Do (same as preceding) in Bond	100	NY, at 100-10	Do
119	Do (same as preceding) in Bond	100	NY, at 100-10	Do
120	Do (same as preceding) in Bond	100	NY, at 100-10	Do
121	Do (same as preceding) in Bond	100	NY, at 100-10	Do
122	Do (same as preceding) in Bond	100	NY, at 100-10	Do
123	Do (same as preceding) in Bond	100	NY, at 100-10	Do
124	Do (same as preceding) in Bond	100	NY, at 100-10	Do
125	Do (same as preceding) in Bond	100	NY, at 100-10	Do
126	Do (same as preceding) in Bond	100	NY, at 100-10	Do
127	Do (same as preceding) in Bond	100	NY, at 100-10	Do
128	Do (same as preceding) in Bond	100	NY, at 100-10	Do
129	Do (same as preceding) in Bond	100	NY, at 100-10	Do
130	Do (same as preceding) in Bond	100	NY, at 100-10	Do
131	Do (same as preceding) in Bond	100	NY, at 100-10	Do
132	Do (same as preceding) in Bond	100	NY, at 100-10	Do
133	Do (same as preceding) in Bond	100	NY, at 100-10	Do
134	Do (same as preceding) in Bond	100	NY, at 100-10	Do
135	Do (same as preceding) in Bond	100	NY, at 100-10	Do
136	Do (same as preceding) in Bond	100	NY, at 100-10	Do
137	Do (same as preceding) in Bond	100	NY, at 100-10	Do
138	Do (same as preceding) in Bond	100	NY, at 100-10	Do
139	Do (same as preceding) in Bond	100	NY, at 100-10	Do
140	Do (same as preceding) in Bond	100	NY, at 100-10	Do
141	Do (same as preceding) in Bond	100	NY, at 100-10	Do
142	Do (same as preceding) in Bond	100	NY, at 100-10	Do
143	Do (same as preceding) in Bond	100	NY, at 100-10	Do
144	Do (same as preceding) in Bond	100	NY, at 100-10	Do
145	Do (same as preceding) in Bond	100	NY, at 100-10	Do
146	Do (same as preceding) in Bond	100	NY, at 100-10	Do
147	Do (same as preceding) in Bond	100	NY, at 100-10	Do
148	Do (same as preceding) in Bond	100	NY, at 100-10	Do
149	Do (same as preceding) in Bond	100	NY, at 100-10	Do
150	Do (same as preceding) in Bond	100	NY, at 100-10	Do
151	Do (same as preceding) in Bond	100	NY, at 100-10	Do
152	Do (same as preceding) in Bond	100	NY, at 100-10	Do
153	Do (same as preceding) in Bond	100	NY, at 100-10	Do
154	Do (same as preceding) in Bond	100	NY, at 100-10	Do
155	Do (same as preceding) in Bond	100	NY, at 100-10	Do
156	Do (same as preceding) in Bond	100	NY, at 100-10	Do
157	Do (same as preceding) in Bond	100	NY, at 100-10	Do
158	Do (same as preceding) in Bond	100	NY, at 100-10	Do
159	Do (same as preceding) in Bond	100	NY, at 100-10	Do
160	Do (same as preceding) in Bond	100	NY, at 100-10	Do
161	Do (same as preceding) in Bond	100	NY, at 100-10	Do
162	Do (same as preceding) in Bond	100	NY, at 100-10	Do
163	Do (same as preceding) in Bond	100	NY, at 100-10	Do
164	Do (same as preceding) in Bond	100	NY, at 100-10	Do
165	Do (same as preceding) in Bond	100	NY, at 100-10	Do
166	Do (same as preceding) in Bond	100	NY, at 100-10	Do
167	Do (same as preceding) in Bond	100	NY, at 100-10	Do
168	Do (same as preceding) in Bond	100	NY, at 100-10	Do
169	Do (same as preceding) in Bond	100	NY, at 100-10	Do
170	Do (same as preceding) in Bond	100	NY, at 100-10	Do
171	Do (same as preceding) in Bond	100	NY, at 100-10	Do
172	Do (same as preceding) in Bond	100	NY, at 100-10	Do
173	Do (same as preceding) in Bond	100	NY, at 100-10	Do
174	Do (same as preceding) in Bond	100	NY, at 100-10	Do
175	Do (same as preceding) in Bond	100	NY, at 100-10	Do
176	Do (same as preceding) in Bond	100	NY, at 100-10	Do

Serial number	Name of person or firm to whom issued 1925.	Stock value	Assessment	Name of office to whom interest accrues.
STOCKHOLDERS				
Public Institutions and Institutions of				
MAINTENANCE				
171	Government Public Institution Fund	400	1/10 of 1925	Director of Public Institution, Madras.
172	Madras Municipal	2,700	1/10 of 1925	
173	Madras Municipal	100	1/10 of 1925	
174	Madras Municipal	100	1/10 of 1925	
175	Madras Municipal	100	1/10 of 1925	
176	Madras Municipal	100	1/10 of 1925	
177	Madras Municipal	100	1/10 of 1925	
178	Madras Municipal	100	1/10 of 1925	
179	Madras Municipal	100	1/10 of 1925	
180	Madras Municipal	100	1/10 of 1925	
181	Madras Municipal	100	1/10 of 1925	
182	Madras Municipal	100	1/10 of 1925	
183	Madras Municipal	100	1/10 of 1925	
184	Madras Municipal	100	1/10 of 1925	
185	Madras Municipal	100	1/10 of 1925	
186	Madras Municipal	100	1/10 of 1925	
187	Madras Municipal	100	1/10 of 1925	
188	Madras Municipal	100	1/10 of 1925	
189	Madras Municipal	100	1/10 of 1925	
190	Madras Municipal	100	1/10 of 1925	
191	Madras Municipal	100	1/10 of 1925	
192	Madras Municipal	100	1/10 of 1925	
193	Madras Municipal	100	1/10 of 1925	
194	Madras Municipal	100	1/10 of 1925	
195	Madras Municipal	100	1/10 of 1925	
196	Madras Municipal	100	1/10 of 1925	
197	Madras Municipal	100	1/10 of 1925	
198	Madras Municipal	100	1/10 of 1925	
199	Madras Municipal	100	1/10 of 1925	
200	Madras Municipal	100	1/10 of 1925	

[illegible]

Rank and Name	Name of person to be of no record	Received value	Discontinued	Name of officer to whom account is sent.
	FOUR—cont.			
	Page 3—cont.			
	74th Infantry and Cavalry—cont.			
	HABER—cont.			
20	Maintenance of Bids in the Children's Ward of the Hospital, Montreal.	7,100	P ₁ of 1876-77	Continued to E.H. Mather.
200	Division Training School for European and Anglo-Indian Women, Katin.	1,04,200	S ₁ of 1884	Secretary and Treasurer, Division, Training School, Canadian.
		700	P ₁ of 1896-97	
		10,000	P ₁ of 1898	
		15,000	P ₁ of 1910-11	
		10,000	P ₁ of 1911-12	
200	Division's Loss of 1897	7,000	P ₁ of 1897-98	
		7,000	P ₁ of 1900-01	
		17,000	P ₁ of 1901-02	
		1,000	P ₁ of 1902-03	
		1,000	P ₁ of 1903-04	
200	Do. of 1897	7,000	P ₁ of 1897-98	
		7,000	P ₁ of 1900-01	
		17,000	P ₁ of 1901-02	
		1,000	P ₁ of 1902-03	
		1,000	P ₁ of 1903-04	
200	Do. of 1898	7,000	P ₁ of 1898-99	
		7,000	P ₁ of 1901-02	
		17,000	P ₁ of 1902-03	
		1,000	P ₁ of 1903-04	
200	Do. of 1899	7,000	P ₁ of 1899-00	
		7,000	P ₁ of 1901-02	
		17,000	P ₁ of 1902-03	
		1,000	P ₁ of 1903-04	
200	Do. of 1900	7,000	P ₁ of 1900-01	
		7,000	P ₁ of 1901-02	
		17,000	P ₁ of 1902-03	
		1,000	P ₁ of 1903-04	
200	Do. of 1901	7,000	P ₁ of 1901-02	
		7,000	P ₁ of 1902-03	
		17,000	P ₁ of 1903-04	
		1,000	P ₁ of 1904-05	
200	Do. of 1902	7,000	P ₁ of 1902-03	
		7,000	P ₁ of 1903-04	
		17,000	P ₁ of 1904-05	
		1,000	P ₁ of 1905-06	
200	Do. of 1903	7,000	P ₁ of 1903-04	
		7,000	P ₁ of 1904-05	
		17,000	P ₁ of 1905-06	
		1,000	P ₁ of 1906-07	
200	Do. of 1904	7,000	P ₁ of 1904-05	
		7,000	P ₁ of 1905-06	
		17,000	P ₁ of 1906-07	
		1,000	P ₁ of 1907-08	
200	Do. of 1905	7,000	P ₁ of 1905-06	
		7,000	P ₁ of 1906-07	
		17,000	P ₁ of 1907-08	
		1,000	P ₁ of 1908-09	
200	Do. of 1906	7,000	P ₁ of 1906-07	
		7,000	P ₁ of 1907-08	
		17,000	P ₁ of 1908-09	
		1,000	P ₁ of 1909-10	
200	Do. of 1907	7,000	P ₁ of 1907-08	
		7,000	P ₁ of 1908-09	
		17,000	P ₁ of 1909-10	
		1,000	P ₁ of 1910-11	
200	Do. of 1908	7,000	P ₁ of 1908-09	
		7,000	P ₁ of 1909-10	
		17,000	P ₁ of 1910-11	
		1,000	P ₁ of 1911-12	
200	Do. of 1909	7,000	P ₁ of 1909-10	
		7,000	P ₁ of 1910-11	
		17,000	P ₁ of 1911-12	
		1,000	P ₁ of 1912-13	
200	Do. of 1910	7,000	P ₁ of 1910-11	
		7,000	P ₁ of 1911-12	
		17,000	P ₁ of 1912-13	
		1,000	P ₁ of 1913-14	

Serial number.	Name of power or loan on which interest is paid.	Serial value.	Investment.	Value of 4 per cent. interest on each.
	STOCKS—continued. Tate's—continued. Public Expenditure and Investments—continued. AUSTRALASIAN—continued.	22,575	10% of 1912-13.	
		3,200	10% of 1912-13.	
		800	10% of 1912-13.	
		19,575	10% of 1912-13.	
216	Western Loan of 1907	5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
218	Do. of 1908	5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
219	Foreign Loan of 1908	5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
221	Do. of 1908	5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
222	Foreign Loan of 1908-1909	5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
223	Special Holdings Loan of 1907	5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
224	Do. of 1908	5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	
		5,000	10% of 1912-13.	

Secretary to Government, Finance Department, and Up Assistant Secretary, Madras, General referred to the Government, Department of Madras, Madras.

Serial Number	Name of project or fund to which interest paid	Year or years	Amount	Name of officer to whom interest was paid
	STOCK—cont.			
	First Loan			
	Public Endowment and Investments—cont.			
	KALLES—cont.			
234	Special Buildings Loan of 1914-15	1914-15	4,700 41,000 31,000 7,700 21,000 41,000 4,700 8,700 11,500 6,500 2,000 4,600 10,500 6,800 7,000 4,000 4,600 11,000	10% of 1914-15 10% of 1915 10% of 1915-16 10% of 1916-17 10% of 1917-18 10% of 1918-19 10% of 1919 10% of 1920 10% of 1920-21 10% of 1921-22 10% of 1922-23 10% of 1923-24 10% of 1924-25 10% of 1925-26 10% of 1926-27 10% of 1927-28 10% of 1928-29 10% of 1929-30 10% of 1930-31 10% of 1931-32 10% of 1932-33 10% of 1933-34 10% of 1934-35 10% of 1935-36 10% of 1936-37 10% of 1937-38 10% of 1938-39 10% of 1939-40 10% of 1940-41 10% of 1941-42 10% of 1942-43 10% of 1943-44 10% of 1944-45 10% of 1945-46 10% of 1946-47 10% of 1947-48 10% of 1948-49 10% of 1949-50 10% of 1950-51 10% of 1951-52 10% of 1952-53 10% of 1953-54 10% of 1954-55 10% of 1955-56 10% of 1956-57 10% of 1957-58 10% of 1958-59 10% of 1959-60 10% of 1960-61 10% of 1961-62 10% of 1962-63 10% of 1963-64 10% of 1964-65 10% of 1965-66 10% of 1966-67 10% of 1967-68 10% of 1968-69 10% of 1969-70 10% of 1970-71 10% of 1971-72 10% of 1972-73 10% of 1973-74 10% of 1974-75 10% of 1975-76 10% of 1976-77 10% of 1977-78 10% of 1978-79 10% of 1979-80 10% of 1980-81 10% of 1981-82 10% of 1982-83 10% of 1983-84 10% of 1984-85 10% of 1985-86 10% of 1986-87 10% of 1987-88 10% of 1988-89 10% of 1989-90 10% of 1990-91 10% of 1991-92 10% of 1992-93 10% of 1993-94 10% of 1994-95 10% of 1995-96 10% of 1996-97 10% of 1997-98 10% of 1998-99 10% of 1999-00 10% of 2000-01 10% of 2001-02 10% of 2002-03 10% of 2003-04 10% of 2004-05 10% of 2005-06 10% of 2006-07 10% of 2007-08 10% of 2008-09 10% of 2009-10 10% of 2010-11 10% of 2011-12 10% of 2012-13 10% of 2013-14 10% of 2014-15 10% of 2015-16 10% of 2016-17 10% of 2017-18 10% of 2018-19 10% of 2019-20 10% of 2020-21 10% of 2021-22 10% of 2022-23 10% of 2023-24 10% of 2024-25 10% of 2025-26 10% of 2026-27 10% of 2027-28 10% of 2028-29 10% of 2029-30 10% of 2030-31 10% of 2031-32 10% of 2032-33 10% of 2033-34 10% of 2034-35 10% of 2035-36 10% of 2036-37 10% of 2037-38 10% of 2038-39 10% of 2039-40 10% of 2040-41 10% of 2041-42 10% of 2042-43 10% of 2043-44 10% of 2044-45 10% of 2045-46 10% of 2046-47 10% of 2047-48 10% of 2048-49 10% of 2049-50 10% of 2050-51 10% of 2051-52 10% of 2052-53 10% of 2053-54 10% of 2054-55 10% of 2055-56 10% of 2056-57 10% of 2057-58 10% of 2058-59 10% of 2059-60 10% of 2060-61 10% of 2061-62 10% of 2062-63 10% of 2063-64 10% of 2064-65 10% of 2065-66 10% of 2066-67 10% of 2067-68 10% of 2068-69 10% of 2069-70 10% of 2070-71 10% of 2071-72 10% of 2072-73 10% of 2073-74 10% of 2074-75 10% of 2075-76 10% of 2076-77 10% of 2077-78 10% of 2078-79 10% of 2079-80 10% of 2080-81 10% of 2081-82 10% of 2082-83 10% of 2083-84 10% of 2084-85 10% of 2085-86 10% of 2086-87 10% of 2087-88 10% of 2088-89 10% of 2089-90 10% of 2090-91 10% of 2091-92 10% of 2092-93 10% of 2093-94 10% of 2094-95 10% of 2095-96 10% of 2096-97 10% of 2097-98 10% of 2098-99 10% of 2099-00 10% of 2100-01 10% of 2101-02 10% of 2102-03 10% of 2103-04 10% of 2104-05 10% of 2105-06 10% of 2106-07 10% of 2107-08 10% of 2108-09 10% of 2109-10 10% of 2110-11 10% of 2111-12 10% of 2112-13 10% of 2113-14 10% of 2114-15 10% of 2115-16 10% of 2116-17 10% of 2117-18 10% of 2118-19 10% of 2119-20 10% of 2120-21 10% of 2121-22 10% of 2122-23 10% of 2123-24 10% of 2124-25 10% of 2125-26 10% of 2126-27 10% of 2127-28 10% of 2128-29 10% of 2129-30 10% of 2130-31 10% of 2131-32 10% of 2132-33 10% of 2133-34 10% of 2134-35 10% of 2135-36 10% of 2136-37 10% of 2137-38 10% of 2138-39 10% of 2139-40 10% of 2140-41 10% of 2141-42 10% of 2142-43 10% of 2143-44 10% of 2144-45 10% of 2145-46 10% of 2146-47 10% of 2147-48 10% of 2148-49 10% of 2149-50 10% of 2150-51 10% of 2151-52 10% of 2152-53 10% of 2153-54 10% of 2154-55 10% of 2155-56 10% of 2156-57 10% of 2157-58 10% of 2158-59 10% of 2159-60 10% of 2160-61 10% of 2161-62 10% of 2162-63 10% of 2163-64 10% of 2164-65 10% of 2165-66 10% of 2166-67 10% of 2167-68 10% of 2168-69 10% of 2169-70 10% of 2170-71 10% of 2171-72 10% of 2172-73 10% of 2173-74 10% of 2174-75 10% of 2175-76 10% of 2176-77 10% of 2177-78 10% of 2178-

200	Name of person or firm, or where sold or sold	No. of shares	Par value	Interest	Name of office to which interest is paid
	STOCK—cont.				
	Page 2—cont.				
	Police Endowment and Investments—cont.				
	MADRID—cont.				
	Western Lighting Loan of 1901	10,700	10% of 1899-01	10,700	10,700
		1,000	10% of 1900-01	1,000	1,000
		1,000	10% of 1901-02	1,000	1,000
		1,000	10% of 1902-03	1,000	1,000
		1,000	10% of 1903-04	1,000	1,000
		1,000	10% of 1904-05	1,000	1,000
		1,000	10% of 1905-06	1,000	1,000
		1,000	10% of 1906-07	1,000	1,000
		1,000	10% of 1907-08	1,000	1,000
		1,000	10% of 1908-09	1,000	1,000
		1,000	10% of 1909-10	1,000	1,000
		1,000	10% of 1910-11	1,000	1,000
		1,000	10% of 1911-12	1,000	1,000
		1,000	10% of 1912-13	1,000	1,000
		1,000	10% of 1913-14	1,000	1,000
		1,000	10% of 1914-15	1,000	1,000
		1,000	10% of 1915-16	1,000	1,000
		1,000	10% of 1916-17	1,000	1,000
		1,000	10% of 1917-18	1,000	1,000
		1,000	10% of 1918-19	1,000	1,000
		1,000	10% of 1919-20	1,000	1,000
		1,000	10% of 1920-21	1,000	1,000
		1,000	10% of 1921-22	1,000	1,000
		1,000	10% of 1922-23	1,000	1,000
		1,000	10% of 1923-24	1,000	1,000
		1,000	10% of 1924-25	1,000	1,000
		1,000	10% of 1925-26	1,000	1,000
		1,000	10% of 1926-27	1,000	1,000
		1,000	10% of 1927-28	1,000	1,000
		1,000	10% of 1928-29	1,000	1,000
		1,000	10% of 1929-30	1,000	1,000
		1,000	10% of 1930-31	1,000	1,000
		1,000	10% of 1931-32	1,000	1,000
		1,000	10% of 1932-33	1,000	1,000
		1,000	10% of 1933-34	1,000	1,000
		1,000	10% of 1934-35	1,000	1,000

Secretary to Government, Russian
Government, and the Administrative
General System. Interest rates
paid for the General Loan, Chapter
XIV of the Russian, Russian.

Serial No.	Name of person or body on whose behalf held	Yielded value.	Investment.	Name of officer in whose interest is held.
	EDDGE—cont.			
	First Eddge.			
	<i>Public Endowment and Investments—cont.</i>			
	KADAPPA—cont.			
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
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	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
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	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
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	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
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	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
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	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
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	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of 1911-12	Secretary to Government, First Department, and the Honorable General, 1911-12
	Water and Drainage Loan of 1911	1,100	4% of	

[illegible]

Order Number	Name of person to hold or whose behalf hold.	Resigned value.	Reappointed.	Name of officer to whom transfer made.
OFFICE—cont.				
Part II.				
Other Departments.				
ANALYSTS—				
410	A. Vachanaswami (Health, Food & Health)	1,000	P ₁ , of 1938-39	Collector of Bangalore
411	O.P. No. 51 of 1933	8,500	P ₁ , of 1938-39	Collector of Bangalore
412	O.P. No. 18 of 1938	5,000	Do	Do.
413	O.P. No. 1 of 1933	25,000	P ₁ , of 1938-39	Do.
414	O.P. No. 11 of 1938 (Health)	5,000	Do.	Do.
415	O.P. No. 1 of 1937, (Health)	500	P ₁ , of 1938-39	Do.
416	O.P. No. 11 of 1938, (Health)	1,200	P ₁ , of 1938-39	Do.
417	A. Srinivasan (Health, Food & Health)	500	P ₁ , of 1938-39	Deputy Superintendent of Police, Bangalore
ENGINEERS—				
418	R. S. Mahalingam (Health, Food & Health)	500	P ₁ , of 1938-39	Deputy Engineer, Bangalore
RELLAY—				
419	Madhu	1,00,000	P ₁ , of 1938-39	Agent to the Government-General, Madras
420	Madhu	2,500	P ₁ , of 1938-39	Do
421	Madhu	2,500	P ₁ , of 1938-39	Do
422	Madhu	2,500	P ₁ , of 1938-39	Do
423	Madhu	2,500	P ₁ , of 1938-39	Do
424	Madhu	2,500	P ₁ , of 1938-39	Do
425	Madhu	2,500	P ₁ , of 1938-39	Do
426	Madhu	2,500	P ₁ , of 1938-39	Do
427	Madhu	2,500	P ₁ , of 1938-39	Do
428	Madhu	2,500	P ₁ , of 1938-39	Do
429	Madhu	2,500	P ₁ , of 1938-39	Do
430	Madhu	2,500	P ₁ , of 1938-39	Do
431	Madhu	2,500	P ₁ , of 1938-39	Do
432	Madhu	2,500	P ₁ , of 1938-39	Do
433	Madhu	2,500	P ₁ , of 1938-39	Do
434	Madhu	2,500	P ₁ , of 1938-39	Do
435	Madhu	2,500	P ₁ , of 1938-39	Do
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437	Madhu	2,500	P ₁ , of 1938-39	Do
438	Madhu	2,500	P ₁ , of 1938-39	Do
439	Madhu	2,500	P ₁ , of 1938-39	Do
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441	Madhu	2,500	P ₁ , of 1938-39	Do
442	Madhu	2,500	P ₁ , of 1938-39	Do
443	Madhu	2,500	P ₁ , of 1938-39	Do
444	Madhu	2,500	P ₁ , of 1938-39	Do
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447	Madhu	2,500	P ₁ , of 1938-39	Do
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457	Madhu	2,500	P ₁ , of 1938-39	Do
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461	Madhu	2,500	P ₁ , of 1938-39	Do
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463	Madhu	2,500	P ₁ , of 1938-39	Do
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465	Madhu	2,500	P ₁ , of 1938-39	Do
466	Madhu	2,500	P ₁ , of 1938-39	Do
467	Madhu	2,500	P ₁ , of 1938-39	Do
468	Madhu	2,500	P ₁ , of 1938-39	Do
469	Madhu	2,500	P ₁ , of 1938-39	Do
470	Madhu	2,500	P ₁ , of 1938-39	Do
471	Madhu	2,500	P ₁ , of 1938-39	Do
472	Madhu	2,500	P ₁ , of 1938-39	Do
473	Madhu	2,500	P ₁ , of 1938-39	Do
474	Madhu	2,500	P ₁ , of 1938-39	Do
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479	Madhu	2,500	P ₁ , of 1938-39	Do
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481	Madhu	2,500	P ₁ , of 1938-39	Do
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485	Madhu	2,500	P ₁ , of 1938-39	Do
486	Madhu	2,500	P ₁ , of 1938-39	Do
487	Madhu	2,500	P ₁ , of 1938-39	Do
488	Madhu	2,500	P ₁ , of 1938-39	Do
489	Madhu	2,500	P ₁ , of 1938-39	Do
490	Madhu	2,500	P ₁ , of 1938-39	Do
491	Madhu	2,500	P ₁ , of 1938-39	Do
492	Madhu	2,500	P ₁ , of 1938-39	Do
493	Madhu	2,500	P ₁ , of 1938-39	Do
494	Madhu	2,500	P ₁ , of 1938-39	Do
495	Madhu	2,500	P ₁ , of 1938-39	Do
496	Madhu	2,500	P ₁ , of 1938-39	Do
497	Madhu	2,500	P ₁ , of 1938-39	Do
498	Madhu	2,500	P ₁ , of 1938-39	Do
499	Madhu	2,500	P ₁ , of 1938-39	Do
500	Madhu	2,500	P ₁ , of 1938-39	Do

[illegible]

No.	Name of person to whom paid (if any).	Statutory value.	Is receipted.	Name of officer to whom issued or paid.
STOCK—cont.				
Part II—cont.				
Other Securities—cont.				
RAZAKAR—cont.				
428	A. Ahmad, Rafflesia Hotel, Calcutta	500	1/10 of 1931 ..	Collector of Calcutta, Calcutta.
429	Banyan Company, Limited, Agents, India and various towns ..	1,000	1/10 of 1930 ..	Do.
430	V. G. Subramanyam ..	100	1/10 of 1930 ..	Do.
431	Chandrasekhar, J. V., Acting Secy, Rajah's Highnesses, & Sons ..	100	1/10 of 1930 ..	Do.
432	Shree. Jyoti Sanyal, Calcutta ..	1,000	1/10 of 1930 ..	Do.
433	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
434	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
435	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
436	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
437	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
438	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
439	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
440	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
441	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
442	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
443	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
444	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
445	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
446	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
447	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
448	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
449	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
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454	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
455	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
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458	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
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472	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
473	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
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494	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
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496	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
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498	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
499	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.
500	Shree. Jyoti Sanyal, Calcutta ..	100	1/10 of 1930 ..	Do.

[illegible]

Serial number	Name of person to be paid on whose behalf aid	Amount paid.	Treasurer.	Name of officer to whom referred.
	5 FOCK—over			
	Five 100—over			
	OSCAR PROFFICE—over	26.		
22	E. A. Dewey, Bangor	400	1/2 of 1901.	Egley, Commissioner of Forests and Gamey (Bangor, 1901).
24	F. B. Thompson, Bangor	500	1/2 of 1900-01.	Chief Forest Officer, Deerfield Division, Bangor.
26	Edmund McLaughlin, Southern Blueberry, Bangor, Maine, (over) 1000 bags, 1900	300	1/2 of 1900-01.	
28	Reynolds F. Thompson, Bangor, 1900	100	Do.	Commissioner and Treasury Officer, Bangor.
30	John F. Thompson, Bangor, 1900	100	Do.	
32	Reynolds F. Thompson, Bangor, 1900	100	1/2 of 1901.	Treasury Officer, Bangor.
	Over, Total	1,275.00		
	Grand Total	2,118.00		

INTERMEDIATE ADMINISTRATION

[illegible]

2. The certificate applies only with respect to land in which the wine, spirits and liquors are the property of the Government.

3. It will be a free from this date and will expire at midnight on the 31st December 1912.

K. C. MANAVEDAN RAO,

Collector,
12th January 1912.

JANUARY REGISTRATION.

Notice is hereby given that an enquiry under section 4 of the Malabar Land Registration Act of 1896 will be held by the Special Assistant Commissioner, Aspalagerum, on the dates and at the places specified below in respect of the following lands in Malabar, total 1431 unregistered and situated at the time of old settlement.

2. All persons claiming to be proprietors of the said survey fields are invited to appear in person or by duly authorized agents and present their claims before the Special Assistant Commissioner on or before the dates mentioned.

S. number.	Extent.	Description in 'A' register.
No. 11, VEDANAKKUNDA Division.		
On 15th April 1912 at Ponnambalam (middle) Panchayat.		
81-4	0.40
122	0.10
148-13	0.12
152-1	0.12
210-9	0.14

No. 245, KUNTHAKKUNDA Division.		
On 15th April 1912 at Ponnambalam (middle) Panchayat.		
18-4	0.14

No. 253, KUNTHAKKUNDA Division.		
On 15th April 1912 at Ponnambalam (middle) Panchayat.		
81-7	0.12
210-11	0.12

No. 4, PONDICHERRY Division.		
On 15th April 1912 at Ponnambalam (middle) Panchayat.		
81-5	0.10
124-4	0.2

No. 258, MANAVEDAN Division.		
On 15th April 1912 at Ponnambalam (middle) Panchayat.		
151-12	0.4
161-1	0.16

K. KUNTHAKKUNDA RAO,

Special Assistant Commissioner,
Aspalagerum, 12th January 1912.

NOTICE OF CONDITIONS OF ISSUE OF FIXED FREE FOREIGN LIQUOR LICENSES.

No. 1.—The following notification is issued in pursuance of Notification No. 1, dated 19th January 1911, published in the Part II, George Gazette, Part II, dated 21st January 1911.

In exercise of the power conferred on him under section 4 (b) of the Malabar Land Registration Act, 1896, the Commissioner of Malabar District hereby gives notice under section 11 of the Act, the following rules for regulating the issue of Licenses on fixed fees for the consumption, blending, bottling and sale of potable foreign liquors, locally-made foreign liquors and sweetened locally-made wine and also the 1st April 1912 within the limits of the Malabar Presidency:—

1. The term 'foreign liquor' in these rules includes all wines, spirits and beer imported into the Presidency by sea or land, from rectified spirits imported or locally-made and on which the land rate of duty has been paid; and beer brewed in India or beer imported in a condensed form and afterwards converted into potable beer and duly

rectified, but excludes locally-made foreign liquors, fermented spirits, sweetened locally-made and unduly sweetened. To the extent of amounts to be consumed, draughts and other approved forms or persons, however, for the sale of pure rectified spirits only, the term 'foreign liquor' means pure rectified spirits imported from foreign countries by sea or manufactured in this country and assessed at the land rate of duty.

'Locally-made foreign liquor' is spirit manufactured or compounded in British India and made in colour and odour to resemble gin, brandy, whisky or rum imported from foreign countries and includes 'mash potato' and other liquors into the composition of which only such spirit enters. It is valued at Rs. 24-14-0 per proof gallon; its sale is permitted in all foreign liquor shops except those licensed for the exclusive sale of beer, rectified wines and rectified spirits. The maximum limit of profits permissible is five per cent.

'General rectified spirit' is spirit manufactured from molasses at the Cochin distillery in Malabar and valued at Rs. 21-14-0 per proof gallon; its sale is permitted in all foreign liquor shops except those licensed for the exclusive sale of beer, rectified wines and rectified spirits. The maximum limit of profits permissible is five per cent.

Notes.—(1) The minimum strength at which imported and locally-made foreign liquors can be sold are 27° O.P. foreign, 30° O.P. for Malabar brandy and sweetened locally-made and 27° O.P. for all other kinds of spirits including Indian brandy, except fermented spirits.

(2) Holders of foreign liquor licenses should not dispose of any liquor licensed by them and stored in their own houses in payment of personal duty before equipping themselves with the true strength of the liquor and satisfying themselves that it is not less than the minimum strength. If on loss to the Government's Laboratory it is found that any such liquor is below the minimum strength and has been sold, the owner shall be liable to pay the difference between the actual value and the minimum strength of such liquor.

(3) Holders of foreign liquor licenses should not supply or dispose of foreign liquors, imported by them under other provisions, for sale in the Government's Laboratory and the spirit and wine, still the strength of the liquor is made known.

(4) 'Rectified spirits' includes 'absolute alcohol' which contains at least two bushels of malt and two pounds of hops per bushel and in the manufacture of which jaggery or crude cane sugar is employed, (5) when it is brewed at a higher original gravity than 1.040° on a standard hydrometer and (6) the maximum price of which at the brewery is Rs. 40° per bushel, plus the excise duty in force at the time of issue.

2. Licenses for the sale of foreign liquors, locally-made foreign liquors and sweetened locally-made wine shall be of the following descriptions:—

1. F.L.C. 1. Wholesale license for the sale of foreign liquor, locally-made foreign liquor and sweetened locally-made wine to be drunk on the premises.—These will be issued on an annual fee of Rs. 1,000 in Malabar and Rs. 250 in other districts of the Malabar District. Under these licenses the sale of liquor is restricted to two two imperial gallons or a dozen repeated quart bottles or two dozen repeated pint bottles of each kind as a date is provided. The holder of this license will have the privilege of having to licensed dealers, to re-graduate and measure and to

* The supply of Indian beer from Bangalore Brewery will be restricted to 4000 cases which have been sold last year.

respectable persons persons engaged in commerce not receiving any profit in the sale of beer and are put in the case of other liquors. These houses of assembly should be separately submitted in the schedule. In Madras town, houses of this kind will not be allowed to sell 'Indian' beer. Houses of this kind are prohibited from selling common table wines in bulk to persons present at public dinners and are prevented from selling private duty in bottles, sealed and labelled in accordance with the bottling rules (a).

III. F.L. 2 and F.L. 4. *Hotel Licenses for the sale of foreign liquor*.—*Hotels* include hotels and common public houses, not to be divided on the premises (a).—There will be of two kinds—(a) F.L. 2 for the sale of all kinds of foreign liquor except 'Indian' beer and of locally made foreign liquor and common table wines and the other (F.L. 4) for the sale of beer brewed in India.

(a) The former will be issued at the discretion of the Commissioner and Collector on payment of an annual fee of Rs. 1,000 in the Nilgiris except Coimbatore, Rs. 750 in the towns of Madras, and in Coimbatore Rs. 500 in towns having a population of 25,000 and over and in Kanyakumari, Yercaud, Cochin and Anjikulam and Rs. 300 in the rest of the Presidency. Under these licenses the sale of liquor is a quarterly fee but not reported and not greater than two imperial gallons in any transaction will be prohibited.

(b) Hotel licenses (F.L. 4) for the sale of beer brewed in India will be issued to successful bidders for beer shops on payment of an annual fee of Rs. 50.

III. F.L. 3. *Licenses for the sale of locally brewed beer*.—These will be issued on the prescription of a qualified medical practitioner.—These will be issued by Collectors at an annual fee of Rs. 5.

IV. F.L. 5. *Hotel Licenses for the supply of refreshments in hotels and boarding houses*.—These will be of two classes and subject to payment of an annual fee of Rs. 500 or Rs. 250 in Madras, of Rs. 300 or Rs. 50 on the Nilgiris, and of Rs. 50 or Rs. 25 in the rest of the Presidency, as may in each case be determined by the Collector. No liquor may be sold under these licenses otherwise than to residents in hotels and boarding houses for their own use and that of their guests, or to casual visitors receiving liquor with the meal or meals supplied to them.

(a) *Hotels*.—In places where there are beer shops, houses of retail business for the sale of all kinds of foreign liquor except Indian beer will be permitted to sell beer brewed in India on English principles only in bottles as bottled at the brewery at which it was brewed.

(a) *Holders of F.L. 1 and F.L. 2 Licenses* may stock and sell restricted spirits provided (1) that the spirits are kept in unopened bottles, (2) that the bottles are clearly and conspicuously labelled with labels showing the kind or description of spirit contained therein and the place of manufacture, (3) that no measure of mixed spirits (except those other portions are not opened) before they are verified by an Excise Officer, (4) that no measure is not contained in the prescribed form and come in the case of consignments of restricted spirit and (5) that no other person is allowed to purchase. Public and other other persons may be present. Public and other other persons may be present. Public and other other persons may be present. Public and other other persons may be present.

III-14

F.L. 8. In Madras a holder of a hotel license is allowed to act as a bar and to receive in his house a bar or bar room, on payment of a monthly fee of Rs. 100 for a first-class bar or Rs. 50 for a second-class bar, he granted a separate license to be called a bar license. This will cover the sale of foreign liquor, locally made foreign liquor and common table wines under the same conditions and to the same extent as the 'bar' license.

In Madras, special bar licenses will also be issued to others than holders of hotel licenses with the previous sanction of the Commissioner. The fee in such cases will be fixed by the Commissioner, and the licenses will entitle the holders to sell to all comers.

V. F.L. 9 and F.L. 10. *Refreshment-rooms*.—Licenses will be of two classes—

(a) F.L. 9. *For refreshment-rooms* maintained by, or under the supervision and control of, trading companies and partnerships or members of clubs or clubs for the supply of food and refreshments to travellers by such railways as shall be determined by the Commissioner from time to time. Under these licenses liquor may be sold to bona fide travellers, or to other persons served with regular meals in the rooms for refreshment on the premises to any extent, provided that no more than one imperial quart of spirits or two imperial quarts of any other kind of liquor shall be sold in the refreshment room may be sold at any time to any one traveller for removal from the premises.

(b) F.L. 10. *For refreshment-rooms* in which the sale of liquor is lawfully combined with the supply of meals or of articles prepared and served in the European manner.—The annual fee will be Rs. 500 in Madras and Rs. 25 in the rest of the Presidency. It will be optional with the Collector to withdraw licenses of this description if it should appear that the sale of liquor to persons who have not partaken of meals in the refreshment-rooms is prohibited in such an extent or so extensively that the refreshment-rooms may fairly be deemed to be a hotel. Sale of liquor for removal from the premises will not be allowed under these licenses. The premises to be used for the sale of liquor under these licenses must be at least of the monthly rentable value of Rs. 50 in Madras and in Coimbatore and Coimbatore and in the rest of the Presidency.

VI. F.L. 11. *General Licenses*, such as licenses for the sale of refreshments made in connection with race meetings and public entertainments. These will be granted by Collectors at their discretion for periods not exceeding two days at any time and at such fees not exceeding Rs. 100 as each case may require. The sale of liquor from the premises will be allowed under these licenses.

VII. *Special Licenses* will also be granted by Collectors in connection with the officers of the

Excise department when the circumstances are such as not to allow of the issue of licences and of the above description on ports towns and non-ports and for such periods as they may on emergency so determine.

VIII. F.L.-12. *Licensee's license.*—Annual fee, Rs. 5. The following are important provisions of this license:—

- (a) Licensee to give sample bottles in respect of all consignments, whether whole consignments or the property of private persons, in order that sampling purposes may form the opportunity of testing high-class wines and spirits at their own houses before the auction sale.
- (b) Authority to sell wines, spirits and beer in less quantities than whole casks of such description in the case of sale by auction of the property of private persons or estates or of trade consignments which are collected or otherwise unmarketable.
- (c) Authority to sell by auction at place other than that specified in the license, viz., at any private residence at which the licensee may hold an auction.

IX. F.L.-13. *License for the sale of pure rectified spirits.*—There will be issued to chemists and druggists and other firms or persons specially approved by Collectors, as payment of an annual fee of Rs. 50. Under these licenses the possession of pure rectified spirits in excess of the Imperial gallons (or such larger quantity as the Collector may, in consultation with the officers of the Excise department, specially authorize) is prohibited. Pure rectified spirits must not be sold under these licenses for other than home sale medical, industrial and scientific purposes, and the maximum limit of sale at one time to the same person is restricted to one Imperial pint in the case of sale to a private individual, two Imperial quarts in the case of sale to a chemist, medical practitioner or scientific body and three Imperial quarts to any Government, Local Fund or Municipal Hospital. Receipts for containing rectified spirits should be labeled with label showing the kind or description of spirit contained therein and the place of manufacture; consignments of rectified spirit imported from other provinces should not be opened before they are analyzed by a Public Officer. Accounts should be maintained in the prescribed form and must show in the case of consignments of rectified spirit obtained from other provinces in India, the amount of supply, route (and name of steamer, if obtained by sea) and such other particulars as may be prescribed. Statistics showing separately the consumption of imported and locally-made rectified spirits should be furnished to Collectors.

X. F.L.-17. *License for the sale of rectified wine and similar preparations containing 55 per cent and upwards but not more than 45 per cent of proof spirit will be issued by Collectors on payment of 40 annual fee of Rs. 50.*

3. F.L.-1. (a) *License for accompanying of foreign liquor.* *Foreign liquor and locally-made foreign liquor will be granted to holders of wholesale licenses by Collectors and Houses for accompanying to licensed facilities by the Assistant Commissioner for Distilleries on payment of an annual fee of Rs. 500.*

6. F.L.-1. (b) *License for the bottling of foreign liquor.* *may be issued locally and of locally-made*

foreign liquor and cannot be sold. *will be granted to holders of wholesale licenses by Collectors and to licensed distillers by the Assistant Commissioner for Distilleries on payment of an annual fee of Rs. 50.*

8. Any two or more of the above kinds of license may be granted to the same person for the sale of liquor at the same premises.

9. No license shall be used for the sale of liquor unless and until approved by the Collector.

7. All licensees shall maintain and furnish to Collectors statistics showing separately the consumption of imported foreign liquor and locally-made spirits and beer and cannot be sold.

8. All licenses (other than medicinal and special licenses) will have effect for the fiscal year, i.e., from the 1st April in each year until the 31st March of the following year.

9. The full fee on all first-class foreign liquor licenses shall be paid in advance at the time of issue of the license.

10. For the convenience of the trade, Collectors will, so far as possible, receive and deposit applications for licenses under clause V (a) to have effect during the following fiscal year before the 1st April in each year. Licenses for the sale of liquor in medicinal establishments should be given separately.

11. All further information may be obtained and forms of license may be procured at a charge of two annas each at the office of Collectors.

E. SMITH,

Secretary to the Commissioner of Excise,
Madras, 26th January 1932.

OFFICIAL ADVERTISEMENTS.

TENDER FOR SUPPLY OF SHEEPSKINS.

Notice is hereby given that sealed tenders will be received up to 2 o'clock on Wednesday, the 26th February 1932, by the Superintendent, Government Press, Mint Buildings, Madras, for the supply of sheepskins mentioned in the attached schedule. Tenders must be accompanied by sample and a deposit of Rs. 50 which will be returned if the tender is not accepted or forfeited in case of failure to furnish the deposit referred to below or withdrawal of tender before or after acceptance. The schedule supplied should, in all respects, be equal to the sample accepted. Twenty-five per cent of the quantity accepted must be delivered within seven days and the remainder within one month from the date of acceptance of tender. The successful tenderer must deposit at once 10 per cent of the amount of his tender. This deposit will be forfeited in case of failure to supply throughout at the contract rate and quality within the time mentioned above. The Superintendent reserves to himself the right of rejecting all or any of the tenders and to order the quantity from two or more tenders without accepting any tender for doing so.

SCHEDULE.

Sheepskins, not less than 22" x 20" ..	No. 2,000
" " " " 18" x 17" ..	" 2,000

A. J. GREEN,
Superintendent,

Government Press, Mint Buildings,
Madras, 21st January 1932.

Quantity and description of work.

- (10) 2400 cu. ft. - 4-wheel collection in side 240 ft. including machine at road side. Per 100 cu. ft.
- (11) 2400 cu. ft. - 4-wheel collection in side 240 ft. including machine at road side. Per 100 cu. ft.
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Note:—The rates to be quoted for items 1 to 100 above shall include the removal of material if any from the road surface.

F. C. L. CLIFT,
Superintending Engineer, District Engineer's Office,
Dindigul, 28th January 1922.

TENDER FOR CONVEYANCE OF MATERIALS BY GOVERNMENT FUNDS OR PRIVATE CARGO BOATS FROM KOLAKUKONDA QUARRY FOR ORIENTA WORKS IN KISTNA WESTERN DIVISION FOR THE YEAR 1922-23.

Tenders will be received by the Executive Engineer, Kistna Western Division, at his office at Dindigul up to 5 p.m. on 28th February 1922 for conveyance of materials by Government boats or private cargo boats from Kolakukonda quarry in Kistna Western Division for 1922-23.

Tenders should be in the prescribed form obtainable from the Executive Engineer's office.

Tenders should be submitted in sealed covers and should be submitted to the Executive Engineer, Kistna Western Division, the name of the tenderer and the name of the work being noted on the cover.

If the tender is made by an individual it should be signed with his full name and his address should be given. If it is made by a firm it shall be signed with the partnership name by a member of the firm who shall also sign his own name and the name and address of each member of the firm shall be given. If the tender is made by a corporation it shall be signed by a duly authorized officer who shall produce with his tender satisfactory evidence of his authorization. Such tendering corporation may be required before the contract is awarded to furnish evidence of its corporate existence.

1. Each tenderer must pay a current money sum of Rs. 300 (Rupees one hundred only) into the branch of the Imperial Bank of India or into a Government treasury or sub-treasury within the jurisdiction of the Executive Engineer, Kistna Western Division, to the credit of account deposits on behalf of the Executive Engineer, Kistna Western Division, and within which his tender the tenderer undertakes accepting. This current money will be refunded to the successful tenderer after retendering is not of rejection of the tender or at the expiration of two months from date of tender withdrawal or earlier. The refund will be authorized by the Executive Engineer by outside endorsement on the cheques. This current money will not be received in cash or currency notes by the Public Works Department. Other moneys in accepted cases, where there are no transactions as banks within the jurisdiction of the office calling for tenders, when currency notes are given, the tenderer should sign his name in full with date on the back of all currency notes given by him, whatever their denomination may be. The current money will be retained in the care of the successful tenderer and will not carry any interest. It will be forfeit when a tender is not accepted.

2. When a tender is to be accepted the tenderer whose tender is tender consideration shall attend the Division office on the date fixed by the written intimation to him. He shall forthwith upon intimation being given to him by the Executive Engineer of acceptance of his tender sign an agreement in the proper departmental form for the due fulfilment of the contract.

He shall also within seven days of such signing of the contract make a further security deposit a sum of Rs. 300 (Rupees one hundred only) in one of the forms prescribed in the Madras Public Works Department Accounts Code which deposit together with the current money and withdrawal deposits will be retained as security for the due fulfilment of the contract. If a tender security deposit is made by the contractor he shall follow the procedure laid down in the preceding paragraph for payment of current money and such deposit will not bear interest. Failure to enter into the required agreement or to make the security deposit as defined in this paragraph shall entail forfeiture of the current money.

3. Other conditions of contract and the contract documents can be seen at any time between 11 a.m. and 5 p.m. on office days in the office of the Executive Engineer, Kistna Western Division, Dindigul, from which blank forms of tenders can also be obtained.

6. The notes and the table for the notes should be written both in words and figures. The tender should be written legibly and free from erasures, over-corrals or superfluous figures. Corrections when unavoidable should be made by crossing out, underlining, dating and re-writing.

7. Tenders offering a percentage deduction from or increase on estimate or Public Works Department current schedule rates which are not open for inspection by tenders and those not submitted in proper form or in due time will be rejected. Rates for items not asked for should not be included in the tender. No alteration which is made by the tenderer in the contract form will be recognized and if any such alterations are made, the tender will be void.

8. No part of the contract shall be signed without written permission of the Executive Engineer and shall transfer be made by power of attorney authorizing others to receive payment on the contractor's behalf.

9. The Executive Engineer or other authorized authority reserves the right to reject any tender or all the tenders without assigning any reasons therefor.

GENERAL

Note.—Rates for categories of materials in used and in new to be given separately.

Description of work.

1. Occupying building materials by Government posts per cubic foot—

- | | |
|---|-------------------|
| (a) Rough stone, broken stone, sand, brickwork, gravel and quarry rubble .. | Per 100 cu. ft. |
| (b) Cut or dressed stone or masonry .. | Per 100 cu. ft. |
| (c) Earth .. | Per 100 cu. ft. |
| (d) Laths .. | Per 100 sq. ft. |
| (e) Areas of different sizes and thicknesses .. | Per 1,000 sq. ft. |
| (f) Flat and pan tiles and terrace levels .. | Per 1,000 sq. ft. |

2. Loading or unloading rough stone, broken stone, sand, red gravel and dressed quarry rubble in Government posts—

- | | |
|--|-----------------|
| (a) Loading and unloading .. | Per 100 cu. ft. |
| (b) Unloading and stacking .. | Per 100 cu. ft. |
| 3. Loading or unloading from Government posts— | |
| (a) Loading and unloading .. | Per 100 cu. ft. |
| (b) Unloading and stacking .. | Per 100 cu. ft. |

4. Unloading and stacking from the shore in the new stone loading and unloading the same in ports of cargo boats—

- | | |
|---|-----------------|
| (a) Unloading and loading and stacking .. | Per 100 cu. ft. |
| (b) Unloading and stacking .. | Per 100 cu. ft. |

5. Occupying building materials in private cargo boats per cubic foot—

- | | |
|---|-------------------|
| (a) Rough stone, broken stone, sand, brickwork, red gravel and quarry rubble .. | Per 100 cu. ft. |
| (b) Cut or dressed stone or masonry .. | Per 100 cu. ft. |
| (c) Earth .. | Per 100 cu. ft. |
| (d) Laths .. | Per 100 sq. ft. |
| (e) Areas of different sizes and thicknesses .. | Per 1,000 sq. ft. |
| (f) Flat and pan tiles and terrace levels .. | Per 1,000 sq. ft. |

6. Loading or unloading rough stone, broken stone, sand, brickwork, rubble, red gravel and dressed quarry rubble—

- | | |
|------------------|-----------------|
| (a) Loading .. | Per 100 cu. ft. |
| (b) Unloading .. | Per 100 cu. ft. |
| (c) Stacking .. | Per 100 cu. ft. |

7. Loading or unloading from the shore and Mangalore side from cargo boats—

- | | |
|------------------|-------------------|
| (a) Loading .. | Per 1,000 sq. ft. |
| (b) Unloading .. | Per 1,000 sq. ft. |
| (c) Stacking .. | Per 1,000 sq. ft. |

8. Loading or unloading flat and pan tiles and terrace levels from cargo boats—

- | | |
|---|-------------------|
| (a) Loading .. | Per 1,000 sq. ft. |
| (b) Unloading .. | Per 1,000 sq. ft. |
| (c) Stacking .. | Per 1,000 sq. ft. |
| 9. Loading .. | |
| (a) Packing bundles 20' long 8' high .. | Each. |
| (b) Packing bundles 20' long 8' high .. | Each. |
| (c) Packing bundles 20' long 8' high .. | Each. |
| (d) Packing bundles 20' long 8' high .. | Each. |
| (e) Packing bundles 20' long 8' high .. | Each. |
| (f) Packing bundles 20' long 8' high .. | Each. |
| (g) Packing bundles 20' long 8' high .. | Each. |
| (h) Packing bundles 20' long 8' high .. | Each. |
| (i) Packing bundles 20' long 8' high .. | Each. |
| (j) Packing bundles 20' long 8' high .. | Each. |
| (k) Packing bundles 20' long 8' high .. | Each. |
| (l) Packing bundles 20' long 8' high .. | Each. |
| (m) Packing bundles 20' long 8' high .. | Each. |
| (n) Packing bundles 20' long 8' high .. | Each. |
| (o) Packing bundles 20' long 8' high .. | Each. |
| (p) Packing bundles 20' long 8' high .. | Each. |
| (q) Packing bundles 20' long 8' high .. | Each. |
| (r) Packing bundles 20' long 8' high .. | Each. |
| (s) Packing bundles 20' long 8' high .. | Each. |
| (t) Packing bundles 20' long 8' high .. | Each. |
| (u) Packing bundles 20' long 8' high .. | Each. |
| (v) Packing bundles 20' long 8' high .. | Each. |
| (w) Packing bundles 20' long 8' high .. | Each. |
| (x) Packing bundles 20' long 8' high .. | Each. |
| (y) Packing bundles 20' long 8' high .. | Each. |
| (z) Packing bundles 20' long 8' high .. | Each. |

TENDER FOR SUPPLY OF LIME AT VADGESFARAH IN KUTTA WESTERN DIVISION FOR THE YEAR 1932-33

Tenders under paragraph system will be received by the Executive Engineer, Kutta Western Division, at his office at Madras up to 5 p.m. on 28th February 1932 for supply of lime at Vadgesfarah in Kutta Western Division for 1932-33.

Tenders should be in the prescribed form furnished by the Executive Engineer's office.

3. Tenders should be submitted in sealed notes and should be submitted to the Executive Engineer, Kutta Western Division, the name of the tenderer and the name of the work being noted on the notes.

If the tender is made by an individual it should be signed with his full name and his address should be given. If it is made by a firm, it should be signed with the representative name by a member of the firm who shall also sign his own name and the name and address of each member of the firm shall be given. If the tender is made by a corporation it shall be signed by a duly authorized officer who shall produce with his tender satisfactory evidence of his authorization. Such tendering corporation may be rejected before the contract is awarded to furnish evidence of its corporate existence.

4. Each tenderer must pay as earnest money a sum of Rs. 500 (Five hundred only) into the branch of the Imperial Bank of India or into a Government Treasury or sub-treasury within the jurisdiction of the Executive Engineer, Kutta Western Division, in the name of revenue deposits on behalf of the Executive Engineer, Kutta Western Division and retained with his tender the check enclosed accordingly. This earnest money will be refunded to the successful tenderer in application when attention is paid of signature of the tenderer or at the expiration of two months from date of tender whichever is earlier. This refund will be authorized by the Executive Engineer by suitable endorsement on the check. The earnest money will not be received in cash or currency notes by the Public Works Department Office since it is a corrupted man, where there are no tenders or lack of which the jurisdiction of the office calling for tenders, where necessary notes are given. The tenderer should sign his name in full with date on the back of all currency notes given by him whenever their denominations may be. The earnest money will be retained in the name of the successful tenderer and will not carry any interest. It will be dealt with as provided in the tender.

5. If a tender is to be accepted the tenderer whose tender is tender consideration shall attend the Division office on the date fixed by the written notification to him. He shall faithfully open and return being given to him by the Executive

required agreement or to make the security deposit as defined in this paragraph shall entail forfeiture of the earnest money.

3. Other conditions of contract and the contract documents may be seen at any time between 11 a.m. and 5 p.m. on office days in the office of the Executive Engineer, Railway Works, Division, Bangalore, from which blank forms of tender can also be obtained.

4. The rates and the units for the rates should be written both in words and figures. The tender shall be written legibly and free from erasures, overwritings or corrections of figures. Corrections where necessary should be made by crossing out, striking, dating and re-writing.

5. Tenders offering a percentage deduction from or increase in estimates or Public Works Department current schedule rates which are not open for inspection by tenders and those not submitted in proper form or so late time will be rejected. Rates for items not called for should not be included in the tender. No alteration which is made by the tenderer in the contract form will be recognised and if any such alterations are made, the tender will be void.

6. No part of the contract shall be subject without written permission of the Executive Engineer nor shall transfer be made by power of attorney authorising others to receive payment on the contractor's behalf.

7. The Executive Engineer or other officiating authority reserves the right to reject any tender or all the tenders without assigning any reason therefor.

Note.—The tenders should, at least, contain—
(a) provide rods, spikes, ropes and chains required for working on the work;
(b) arrange for protecting work during inclement weather;
(c) supply all water required for the work and workmen and
(d) show every day, rainfall, temperature, materials and labour as they proceed.

SCHEDULE.

Description of work

N.B.—The rates are for labour only unless otherwise specified.

- (1) Trenching, opening and restoration with 1 foot thick (labour only) .. For 200 c.ft.
- (2) Shallow stone opening and restoration with 1 foot thick (labour only) .. For 100 c.ft.
- (3) Shallow stone for opening and restoration thickness not less than 1 foot (labour only) .. For 100 c.ft.
- (4) Removing old structure and replacing with old stone (labour only) .. For 100 c.ft.
- (5) Quarry return (labour only) .. For 100 c.ft.
- (6) General bulking (labour only) .. For 100 c.ft.
- (7) General mixing (labour only) .. For 100 c.ft.
- (8) Earthwork excavating first yard in depth and depositing on bank up to one yard high with a load of not more than 50 yards in each day or more than 100 yards in each day .. For 1,000 c.ft.
- (9) Earthwork excavating less than 1 yard in depth and depositing on bank up to one yard high with a load of not more than 50 yards in each day .. For 1,000 c.ft.
- (10) Earthwork excavating less than 1 yard in depth and depositing on bank up to one yard high with a load of not more than 50 yards in each day .. For 1,000 c.ft.
- (11) Earthwork excavating less than 1 yard in depth and depositing on bank up to one yard high with a load of not more than 50 yards in each day .. For 1,000 c.ft.
- (12) Earthwork excavating less than 1 yard in depth and depositing on bank up to one yard high with a load of not more than 50 yards in each day .. For 1,000 c.ft.

Description of work.

- (13) Earthwork excavating less than 1 yard in depth and depositing on bank up to one yard high with a load of not more than 50 yards in each day or more than 100 yards in each day .. For 1,000 c.ft.
- (14) Earthwork excavating less than 1 yard in depth and depositing on bank up to one yard high with a load of not more than 50 yards in each day or more than 100 yards in each day .. For 1,000 c.ft.
- (15) Earthwork excavating less than 1 yard in depth and depositing on bank up to one yard high with a load of not more than 50 yards in each day or more than 100 yards in each day .. For 1,000 c.ft.
- (16) Earthwork excavating less than 1 yard in depth and depositing on bank up to one yard high with a load of not more than 50 yards in each day or more than 100 yards in each day .. For 1,000 c.ft.
- (17) Earthwork excavating less than 1 yard in depth and depositing on bank up to one yard high with a load of not more than 50 yards in each day or more than 100 yards in each day .. For 1,000 c.ft.
- (18) Earthwork excavating less than 1 yard in depth and depositing on bank up to one yard high with a load of not more than 50 yards in each day or more than 100 yards in each day .. For 1,000 c.ft.
- (19) Earthwork excavating less than 1 yard in depth and depositing on bank up to one yard high with a load of not more than 50 yards in each day or more than 100 yards in each day .. For 1,000 c.ft.
- (20) Earthwork excavating less than 1 yard in depth and depositing on bank up to one yard high with a load of not more than 50 yards in each day or more than 100 yards in each day .. For 1,000 c.ft.
- (21) Earthwork excavating less than 1 yard in depth and depositing on bank up to one yard high with a load of not more than 50 yards in each day or more than 100 yards in each day .. For 1,000 c.ft.
- (22) Earthwork excavating less than 1 yard in depth and depositing on bank up to one yard high with a load of not more than 50 yards in each day or more than 100 yards in each day .. For 1,000 c.ft.

E. NARASIMHA AYYANGAR,
Executive Engineer in charge,
Railway Works Division,

Bangalore, 21st January 1937.

TENDER FOR SUPPLY OF COAL FOR CAUTERY-METUR PROJECT WORKS FOR 1937-38.

Sealed tenders will be received by the undersigned at his office up to 5 p.m. on 14th February 1937 for the supply of coal for the Cautery-Metpur Project. Tenders will be opened on the same date.

2. Tenders should be addressed to the Executive Engineer, Mines and Tests Division, Metpur Project, and should be superscribed "Tender for supply of coal for Cautery-Metpur Project works for 1937-38."

3. Each tender should be accompanied by an earnest money of Rs. 250 in currency notes which should be signed by the tenderer in full with date as the bank whatever their denomination may be. In the case of accepted tenders, the earnest money will be refunded by a crossed cheque on the Imperial Bank of India and the tenderer should make their own arrangements for cashing the cheque. Cheque will not be accepted as earnest money.

4. The Executive Engineer, Mines and Tests Division, reserves to himself the right of rejecting all or any of the tenders without assigning any reason for so doing.

5. As soon as the acceptance of the tender is notified, the successful tenderer will be required to deposit a further sum of Rs. 200 which, with the earnest money received will be held as security for the due fulfilment of the contract.

6. The successful tenderer will also be required to sign an agreement in the proper departmental form, for the due fulfilment of the contract.

7. Failure to comply with conditions 5 and 6 above will entail forfeiture of the earnest money.

8. The contract must not be sold.
9. The rates quoted should be for delivery f.o.b. Metpur. Some minor, such as delivery charges, should include all incidental charges. The amount of freight on the basis of which the tender rates were arrived at should however be specified and any increase or decrease in the freight rates will be to the debit or credit of Public Works Department—Mines Project. The Railway freight should however be prepaid and the supplier's liability is for delivery at destination.

A. The bag of salt issued from bags stored after weighing of salt at George's pen table—

When bags and other materials supplied by the department.	When bags and other materials are not supplied by the department.			
	Issued for pen table.	Issued for pen table.	Issued for pen table.	Issued for pen table.
When bags and other materials supplied by the department.	Issued for pen table.	Issued for pen table.	Issued for pen table.	Issued for pen table.
When bags and other materials are not supplied by the department.	Issued for pen table.	Issued for pen table.	Issued for pen table.	Issued for pen table.

B. The bag of salt issued from bags stacked under the bag storage system—

When bags and other materials supplied by the department.	When bags and other materials are not supplied by the department.			
	Issued for pen table.	Issued for pen table.	Issued for pen table.	Issued for pen table.
When bags and other materials supplied by the department.	Issued for pen table.	Issued for pen table.	Issued for pen table.	Issued for pen table.
When bags and other materials are not supplied by the department.	Issued for pen table.	Issued for pen table.	Issued for pen table.	Issued for pen table.

3. The material tenderer will be required to make a further deposit of Rs. 500 for the due fulfillment of the contract and to execute a contract (the main condition of which act as set forth in the Agreement) within a week of his being informed of the acceptance of his tender. In case of failure to do so, the deposit made will be forfeited to Government and the acceptance of the tender cancelled. The necessary stamp duty on the agreement must be paid by the tenderer. The further deposit to be made by a tenderer whose tender for the supply of labour for mares for horse sales only has been accepted will be only Rs. 100.

6. The right of rejecting or accepting any tender without assigning any reason for so doing is reserved to the department.

7. Further particulars may be obtained at the office of the Inspector, Madras Circle, near Tankpur, Madras Station.

8. The deposits of the successful tenderer will be returned as soon as possible after the opening of the tender, while the deposit of the unsuccessful tenderer will be returned on due fulfillment of the contract.

ANNEXURE

1. Period of the contract.—The contract shall, unless cancelled as provided for below, remain in force for the period of one year from 1st April 1932 to 31st March 1933.

2. Notice to the contractor of the extent of issues of salt.—The Officer in charge of the Madras Depot shall give notice to the contractor or contractors each evening the probable extent of the issue of salt on the following day. The extent of issue for all horses shall be subject to the limits that the maximum number of wagons to be dealt with shall not exceed 30.

3. Description of the material.—The contractor shall supply and have in readiness at the Madras Depot, not later than 7 a.m. on each day on which issue of salt is to take place, strong and adequately skinned horses in such numbers as may be necessary to deal with the loads of which notice has been given. The Officer in charge of the Depot shall be the judge whether the number supplied is adequate or not, and, if he requires more mules, they must be supplied.

4. Hours of completion of work.—The filling of the bags and the loading of the filled bags on to wagons shall be completed before 3 p.m. in the case of issues for rail transport. Bags for horse sale experiments shall be taken to the sheds/depots not later than 3 p.m. All loaded wagons shall be made ready for despatch at the sheds/depots not later than 3.35 p.m. on the day of issue unless an order is issued to the contrary beyond the contractor's control but not arising from his own or from his men's default or neglect prevent.

5. Payment of demurrage charges.—The contractor shall be held responsible for any demurrage or other charges that the merchants or the department may be lawfully made to pay to the Railway Company in consequence of the wagons being detained beyond the prescribed time owing to the work of sufficient number of mules or to any delay, neglect, or carelessness on his or their part. On the other hand, if after due notice to the contractor, wagons are detained by the merchants themselves or by the department, the charges to which the contractor would have been entitled had the wagons been loaded, shall be paid to him by the merchants or the department, before the wagons cleared from the depot.

6. Contractor not required to supply labour for issues of salt as routine special issue.—The contractor shall not be required or entitled to supply labour in cases in which the merchants are specially provided by the Office in charge of the Depot to supply their own mules for the conduct of issues in which the Collector specially directs that mules shall be made by Government agency.

7. Expenses of contractor's services.—The Office in charge of the Depot may, without notice assigned, summarily expel from his depot any mules or mules employed, under the contract by the contractor and found unfit or otherwise unsatisfactory within the depot premises.

8. The contractor to carry out the directions of officers.—The contractor shall, at all times during the continuance of the contract, obey and carry out the directions issued from time to time by the Officer in charge of the Depot in regard to the execution of the contract.

9. Acquisition for articles received or returned.—The contractor shall give or take acquittances as required by the Officer in charge of the Depot for salt and other articles or materials loaded on to or returned by him so the case may be.

10. Liability for articles not properly accounted for.—The contractor shall pay the Secretary of State for all articles or materials lost, damaged, destroyed or not properly accounted for, while in his care, owing to any carelessness or neglect on his part or on that of his agents or servants. The quantity of salt and the number of articles or materials lost, damaged, destroyed or not properly accounted for, shall be determined by the Officer in charge of the Depot.

11. Rate of recovery.—Recovery shall be made from the contractor for salt lost, damaged, destroyed or not properly accounted for, at such rate as may be fixed from time to time for the sale of salt at the Madras Depot. For horse sale at a rate of 6 pence per new and 16 pence per old mules received from horses, recovery shall be made at the rate to be published for the new year per 1,000 lbs. in the case of new and half the above rate in the case of old mules. For other articles or materials lost, damaged, destroyed or not properly accounted for, recovery shall be made at such rates as the Collector may think fit.

12. *Preminary dealings with any officer of the department.*—The contractor shall not have preliminary dealings of any kind whatever with any officer of the department.

13. *Contract not to be assigned.*—The contractor shall not assign the contract directly or indirectly to any person, or persons nor permit any person or persons to intervene in the performance thereof without the permission of the Collector.

14. *Manner of payment.*—The contractor shall present every fortnight to the Inspector of Salt Revenue, Madras Circle, bills for work done. Payment for each bill shall be made to him within seven days of the receipt of the bill.

15. *Return of deposit.*—Upon the complete fulfilment of the terms of the contract by the contractor to the satisfaction of the Collector, the latter shall return the deposit to the contractor.

16. *Penalty for breach of conditions of the contract.*—In case of failure, neglect or refusal on the part of the contractor to fulfil all or any one or more or any part of any one or more of the provisions herein contained, it shall be lawful for the Collector to cancel the contract by notice in writing to the contractor and in such case such other arrangements may be made as he may think fit. The contractor shall be accountable to the Collector for any loss or damage so caused, but shall not be entitled to show in any earnings below the amount payable to him under the contract which the Collector may be able to effect. In case in which the Collector does not cancel the contract the Collector or acting on his behalf the Assistant Commissioner or the Inspector may undertake the work or any portion thereof himself and recover the cost of such execution from the contractor, or any such other sum, if he thinks fit, from the contractor in any sum not exceeding Rs. 50 on any one occasion. Such sum shall be paid within seven days of its imposition.

17. *Acceptance of sums due from the contractor.*—It shall be lawful for the Assistant Commissioner to deduct and retain all sums payable to the department under the contract from the amount deposited by the contractor or from sums due to the contractor at the time of payment of bills. If these sums or the contractor's deposit or both be less than the sums due from the contractor, at any time to the Secretary of State, then, in that case, the contractor, his executors, administrators or representatives shall forthwith repay to the Secretary of State the balance of such sums. When the deposit is in the form of Government promissory notes, it shall be lawful for the Collector to sell and dispose of and for such purposes to endorse on behalf of the contractor all or any such Government promissory notes and pay the proceeds thereof to the Secretary of State.

18. *Settlement of disputes.*—The contractor shall abide by the decision of the Collector in case of any dispute or difference of opinion arising between the Collector or any officer of the department and the contractor as regards the interpretation of the terms of the contract or the obligations thereunder. Each division shall be final and binding on the contractor and shall not be subject to question or review in a court of law or otherwise.

TENDERS FOR THE SUPPLY OF GUNNY CURTAINS.

Sealed tenders for the supply of gunny covers (a) with and (b) without eyelets for use in boats employed on the transport of salt from the Kinnor Fisheries to Madras Depot during the 1922 season

will be received by the Assistant Commissioner, at Salt, Central Division, Madras, at his office at No. 26, Poonamallee High Road, Vepery Post, Madras, up to 2 p.m. on Wednesday the 17th February 1922. The number of gunny covers to be supplied is given below:—

	Number of covers.	Number of eyelets in each cover.	Size of eyelets.
First set, 30' x 12' ..	45	25	11"
Second set, 55' x 12' ..	45	75	11"
Third set, 22' x 12' ..	25	25	11"
Fourth set, 10' x 12' ..	25	25	11"

2. Covers containing the tenders should be superscribed "Tenders for the supply of gunny covers" and should be accompanied by a sample of the article to be supplied and a Treasury receipt for payment of a deposit of Rs. 50 to the Salt Treasury at Madras Depot. Samples of the successful tenders will be returned, while those of unsuccessful tenders will be taken to port of the supply towards its close.

3. Tenders must state the rate per gunny cover of each of the sets (a) with and (b) without eyelets at which they are prepared to supply the articles to be delivered at the Madras Salt Depot, Tenkasi.

4. Tenders should undertake to supply half the number of articles required before 1st April 1922 and the other half before 1st May 1922.

5. The successful tenderer must, if required, make a further deposit of Rs. 500 in such case for the due fulfilment of the contract and execute an agreement (copy of which can be seen at the office of the Inspector of Salt Revenue, Madras Circle) within a week of his being informed of the acceptance of his tender, and, in case of failure to do so, the deposit will be forfeited to Government and the acceptance of the tender cancelled. The stamp duty on the agreement must be paid by the tenderer.

6. The right of rejecting or accepting any tender without assigning any reason for so doing is reserved to the department.

7. The deposit of the successful tenderer will be returned as soon as possible after the opening of the tenders, while the deposit of the unsuccessful tenderer will be returned on the fulfilment of the contract.

TENDER FOR COVERING SALT HEAPS.

Sealed tenders for the following work relating to the covering at the Madras Depot at Tenkasi of salt to be manufactured during 1922 season in the Kinnor between, viz., Kottar, Vepery, Adiput North, Adiput South and Vallur, will be received by the Assistant Commissioner of Salt Revenue, Central Division, at his office at No. 26, Poonamallee High Road, Vepery, up to 2 p.m. on Wednesday the 17th February 1922.

1. *Nature of work.*—Bringing the Mangalore tiles supplied by Government to the storage site, covering the body of heaps with them, plastering ridges and tops with Mangalore tiles supplied by Government at monthly made pan tiles to be supplied by the contractor not at intervals in such manner as may be required by the Inspector, Madras Circle (Kinnor) and sand being mixed in the proportion of 2 to 3.

The size of each country-made pan tile should be 12" in length and 10" in breadth taken over the size.

The number of bags to be covered is estimated at 150 but may be less.

Amount.—The body of the bag must be covered with Mangrove leaves the size of mangrove leaves, the smallest the bags and bags also covered from rain with the same material or man-made material approved by the Engineer. The small top of the bag and top part of the side in chains should be done between chain and chain.

Rate of the service of bags.—(1) Poles for a 2500 piece bag should be given separately for (1) covering with Mangrove leaves with the final stage of the rope and rope with Mangrove leaves in chains as described above and (2) covering with Mangrove leaves with the final stage of the rope and rope with country-made poles to be supplied by the contractor as in chains as described above.

3. General conditions tenders should be supervised. Tenders for the work in connection with the covering of salt brags at the Madras Depot¹ and should be accompanied by a treasury receipt of payment into the Madras Depot Salt Treasury of a deposit of Rs. 50 only.

3. The successful tenderer must, if required, make a further deposit of Rs. 200 for the due fulfilment of his contract and execute an agreement copy of which can be seen at the office of the Inspector, Madras Circle within a week from the date of his being notified of the acceptance of his tender. In case he fails to do so, the deposit will be forfeited to Government and the acceptance of his tender cancelled. The stamp duty on the agreement must be paid by the tenderer himself.

4. The tenderer does not bind himself to accept the lowest or any other tender.

5. Further particulars may be obtained from the Inspector, Madras Circle.

6. The deposits of the unsuccessful tenderers will be returned as soon after the opening of the tenders as possible while the deposit of the successful tenderer will be returned on the due fulfilment of his contract.

TENDER FOR LOADING SALT.

Sealed tenders will be received by the Assistant Commissioner of Salt Revenue, Central Division, Madras, at his office at No. 25, Poonawalla High Road, Vepery Post, up to 5 p.m. on Wednesday the 27th February 1932 for the work of loading salt to be superintended during the season of 1932 in the known factories (present estimate in lakhs as follows, Kattar 150,000 mounds, Pappanor 150,000 mounds, Adipatt North 200,000 mounds, Arripatt South 200,000 mounds and Valur 200,000 mounds). The operations will commence about the 1st April 1932.

2. **Nature of work.**—The contractor will hold in bulk by means of boats as much salt as may be required from the banks of certain selected channels of the factories into open boat supplied for transport. He will supply strong and sound boats of a uniform size. He will convey the material used in loading the capacity of the boats from place to place and clear and fill them with material supplied by Government. He will cover the salt loaded into the boats with tarpaulins or gunny covers provided by Government for the purpose. The tarpaulins or gunny covers will be securely fastened by means of nails. The ends of the cords will be secured with lead made supplied by Government in each instance as may be directed by the officers of the Department. Payment will be made per piece of 150 mounds as incurred, or storage at the Madras Depot.

3. **Tenders may be made for any one or more or for all factories.**—The tenderer should specify the rate per piece of 150 mounds which he is willing to accept for each factory for which he tenders.

4. **Covers containing tenders should be supervised.**—Tenders for the work of loading salt at the factories, Kattar² and should contain (specify) details for payment at the Vepery or Madras Depot Treasury of a deposit in cash or treasury note of Rs. 50 for each factory.

5. **Successful tenderer will be required to make** at once further deposits in cash or treasury note of Rs. 100 for each factory for the due fulfilment of the contract and to execute an agreement (the same conditions of which are set forth in the Appendix below) within a week of their being informed of the acceptance of their tenders. In case of failure to do so, the deposits made will be forfeited to Government and the acceptance of the tenders cancelled. The stamp duty on the agreement must be paid by the tenderer.

6. **The right of accepting or accepting any tender without accepting any money for so doing is reserved to the Department.**

7. **Further particulars may be obtained at the office of the Inspector of Salt Revenue, Madras Circle, Tondiarpet.**

8. **The deposits of unsuccessful tenderers will be returned as soon as possible after the opening of the tenders, while the deposits of the successful tenderer will be returned on the fulfilment of the contract.**

APPENDIX.

1. **Period of contract.**—The contract shall, unless so called as provided below, remain in force for the period of one year.

2. **Supply of labour after notice.**—The Factory Officer at the salt factory shall give the contractor one week's notice of the date on which transport of salt is to commence. On and from the date specified in such notice, the contractor shall supply adequate labourers in such numbers and at such places as the Factory Officer may direct. If boats are detained in the factory owing to insufficient supply of labour, the contractor shall pay extra to the labourers at a rate to be fixed by the Inspector of Salt Revenue, Madras Circle, hereinafter called the Inspector. That will be required in case of undue delay.

3. **Salt to be loaded in bulk into open boats.**—The contractor shall cause the labourers to load in bulk by means of boats from the banks of certain selected channels of the salt factory as much salt as may be required on each day into open boats supplied for the transport of salt.

4. **Supply of boats.**—The boats shall be supplied by the contractor and shall be sound and suitable. They should be of a uniform size, such capable of holding three hundred of a mixed salt. The contractor shall convey the material used in loading the capacity of the boats from place to place and clear and fill them with material supplied by Government.

5. **Contractor not required to supply boats.**—The contractor shall not be required to supply boats.

6. **Boats to be loaded prior to 5 p.m.**—The contractor shall cause that all the boats arriving at the factory are loaded prior to 5 p.m. on the day next after their arrival, otherwise the contractor shall pay a detention fee of Rs. 2 per boat for every day thereafter.

3. *Salt to be secured with tarpaulin or gunny cover*—The contractor shall see that the labourers employed by him cover the salt loaded onto the boats with the tarpaulin or gunny cover supplied by Government.

4. *Tarpaulin to be furnished*—The contractor shall ensure the labourers securely to fence the tarpaulin by means of cords and to seal the ends of cords with lead seal supplied by Government.

5. *Storage of loading, covering and sealing*—The loading, covering and sealing shall be done in such manner as to be done as soon as directed by the Factory Officer.

6. *Hours of work*—Work shall be started promptly at 7 a.m. on all days except Sundays and other authorized holidays and the loading of all the salt required shall be completed by 5 p.m.

7. *Expenses of the contractor's outfit*—The Factory Officer shall, without award assigned, necessarily expend from the factory any tools or outfit employed under the contract by the contractor and found drunk or otherwise misbehaving within the factory premises.

8. *The contractor to carry out the directions of the Factory Officer*—The contractor shall at all times during the continuance of the contract obey and carry out the directions issued from time to time by the Factory Officer in regard to the execution of the contract.

9. *Accountability for articles received or returned*—The contractor shall give or take receipts for all articles received and returned in accordance with the instructions of the above officer.

10. *Liability for articles not properly accounted for*—The contractor shall pay the Secretary of State for all articles or materials lost, damaged, destroyed or not properly accounted for while in his own charge or any workman or agent on his part from that of his agents and servants. The quantity of salt lost, the number of articles or materials lost, damaged, destroyed or not properly accounted for shall be determined by the Factory Officer.

11. *Recovery for recovery*—Recovery shall be made from the contractor of all salt lost, damaged, destroyed or not properly accounted for at the rate of the duty for the time being in force plus cost price at such rate as is fixed from time to time for the sale of salt at the Marine Depot as a reward. In respect of other articles or materials which are lost, damaged, destroyed or not properly accounted for, recovery shall be made at such rate as the Collector of Salt Revenue, Madras, hereinafter called the Collector, may direct.

12. *Penalties for defaulting with any officer of the Department*—The contractor shall not have pecuniary dealings of any kind whatever with any officer of the Department.

13. *Contract not to be assigned*—The contractor shall not assign the contract directly or indirectly to any person or persons nor permit any person or persons to interfere in the performance thereof without the permission of the Collector.

14. *Payment to be made on stamp receipt*—The quantities at which payment shall be made to the contractor shall be determined by the quantities of salt from the factory in question which is stored at the Marine Depot.

15. *Manner of payment*—The contractor shall present every fortnight to the Inspector of Salt, Madras Circle, bills for the work done. Payment for such bills shall be made to him within seven days of the receipt of the same.

16. *Return of deposits*—Upon the complete fulfilment of the terms of the contract by the contractor to the satisfaction of the Collector, the latter shall return the deposit to the contractor.

17. *Penalty for breach of condition of contract*—If at any time the Collector or the Assistant Commissioner, Salt Revenue, Coastal Division (hereinafter called the Assistant Commissioner), acting on his behalf is satisfied that the contractor is not loading the salt in accordance with the terms of clauses 3 and 10 above satisfactorily rapidly to remove the punctured tarpaulin and storage, or if the contractor shall fail to fulfil all or any one or more or any part of any one or more of the provisions herein contained, it shall be lawful for the Collector to cancel the contract by notice in writing to the contractor and to enter into such other arrangement or contract as he may think fit. The contractor shall be accountable to the Collector for any loss or damage so caused, but shall not be entitled to share on any savings below the value payable to him under the contract which the Collector may be able to effect.

18. *Alternative to cancellation*—The Collector or the Assistant Commissioner may, instead of cancelling the contract and entering into another as stated above, undertake the work or any portion thereof himself and recover the cost of such execution from the contractor or he may, if he thinks fit, fine the contractor in any sum not exceeding Rs. 50 on any one occasion. Each fine shall be paid within seven days of its imposition.

19. *Recovery of moneys from the contractor*—It shall be lawful to the Assistant Commissioner to deduct and retain all moneys payable by the department under the contract from the amount deposited by the contractor under clause 4 and 5 of the contract or from sums due to him at the time of payment of his bills. If these sums or the contractors' deposits or both be less than the sums which may be due at any time from the contractor to the Secretary of State, then in that case the contractor, his assistants, administrators, or representatives shall forthwith repay to the Secretary of State the balance of such sums.

20. *Settlement of disputes*—The contractor shall abide by the decision of the Collector in case of any dispute or difference of opinion arising between the Collector or the Factory Officer and the contractor in regard to the interpretation of the terms of the contract or the obligations thereunder. Such decision shall be final and binding on the contractor and shall not be subject to questions or review in a court of law or otherwise.

TENDER FOR UNLOADING AND STORING SALT.

Sealed tenders will be received by the Assistant Commissioner of Salt Revenue, Coastal Division, at his office at No. 36, Poomalathi High Road, Tenali, up to 5 p.m. on Wednesday the 17th February 1922 for the work of unloading and storing at the Marine Depot at Tenali, salt to be manufactured during the season of 1922 in the Evans factories (presently named 12 lakhs of pounds or thereabout). The operations should commence about the 1st April 1922.

2. The contractor will be required to unload each day all the salt from all the boats arriving at the Madras Depot at Thindupet on the same of the day and to store it. The salt must be received from the boats in strong and suitable baskets to be supplied by the contractor and must be stored as directed by the officer in charge of the Madras Depot either—

(1) by being taken direct from the boat to the storage space, thence weighed on Crompton's pan scales and formed into bags of XXX groms or such other dimensions as the officer in charge of the Madras Depot may order; or

(2) by being placed on the vessel bank and subsequently carried to the storage space and dealt with as in (1); or

(3) by being taken direct from the boat to the storage space, there weighed in cup scales and emptied into bags which must be affixed and stacked as ordered. The bags will be supplied by Government; or

(4) by being placed on the vessel bank and subsequently carried to the storage space and stored as in (2).

3. In respect of salt intended for bag storage the contractor may not be required to do the work described in sub-clause (2) and (4) of clause 2. But in the alternative, he will be required to unload and take the salt direct from the boats arriving at the Madras Depot to the storage space to be taken by the officer in charge of the Madras Depot and stack on the same day of the arrival of the boats.

4. The tenderer should specify at what rates per grom of 125 pounds he is willing to execute the work of (1) unloading and storing according to each of the methods described in clause 2 above and (2) unloading and stacking as described in clause 2 above.

5. Cans containing tenders should be super-scribed "Tenders for the work of unloading and storing salt at Madras Depot" and should enclose treasury receipt for payment at the Madras Depot treasury of a deposit of Rs. 100 in cash or treasury notes.

6. The successful tenderer will be required to make at once a further deposit of Rs. 200 in cash or treasury notes for the due fulfilment of the contract and to execute an agreement (the main conditions of which are set forth in the Assistant Commissioner's tender note) within a week of his being informed of the acceptance of his tender and, in case of his failure to do so, his deposit will be forfeited to Government and the acceptance of his tender cancelled. The stamp duty on the agreement must be paid by the tenderer.

7. The right of rejecting or accepting any tender without assigning any reasons for so doing is reserved to the department. It is open to the Collector of Salt Revenue, Madras, to reject tenders either for the works described in clause 2 or only for those described in sub-clause (1) and (3) of clause 2 and clause 3.

8. Further particulars may be obtained at the office of the Inspector, Madras Circle, Thindupet, Madras.

9. The deposits of unsuccessful tenderers will be returned as soon as possible after the opening of the tenders, while the deposits of the successful tenderer will be returned on due fulfilment of the contract.

ANNOUNCEMENT.

1. *Period of the contract.*—The contract will, unless terminated as provided below, continue in force for the period ending 31st December 1923.

2. *Receipt of orders for unloading and storing.*—The contractor or his authorized agent shall attend each morning at 5 p.m. at the office of the officer in charge of the Madras Depot to receive orders as to the quantity of salt to be stored, the number of crates required, the manner of connection with the unloading and storing of salt on the following day.

3. *Supply of labour.*—The contractor shall on every day supply ship-banded labourers in such number as the officer in charge of the depot may direct. If boats are detained at the depot owing to insufficient supply of labour, the contractor shall pay extra to labourers at a rate to be fixed by the Assistant Commissioner. This will be required in case of sudden drags.

4. *Unloading of and.*—The contractor shall cause the labourers to unload each day by means of kachas all the salt from all boats arriving at the depot in the course of the day from the unloading facilities.—Kattur, Vayalur, Arripet North, Arripet South and Valler.

5. *Supply of baskets.*—The contractor shall supply strong and suitable baskets to the satisfaction of the officer in charge of the depot for the purpose. The baskets should be of uniform size and the contractor shall replace any basket or baskets whenever called upon to do so by the officer in charge of the Madras Depot and for the purpose shall keep within the depot premises, at least one, 100 baskets of the above description during the performance of the contract.

6. *Boats to be unloaded prior to 5 p.m.*—The contractor shall see that all the boats arriving at the depot are unloaded prior to 5 p.m. on the day with after their arrival; otherwise the contractor shall pay a detention fee of Rs. 2 per boat for every day thereafter.

7. *Mode of storage.*—Salt shall be stored by the contractor either (a) by weighing by means of Crompton's pan scales into bags of XXX groms or of such other dimensions as the officer in charge of the depot may direct; or (b) by weighing into bags of two hundred each by means of cup scales, the bags being supplied by Government.

8. *Supply of labour for storage.*—The contractor shall, in the case of the storage by weighing on Crompton's pan scales, employ not less than 250 twenty-five adult males for each scale used. He shall cause them to store each day at such place or places as may from time to time be pointed out by the officer in charge of the depot at such rate as the said officer shall require the contractor to enter 2 notes to show on that day.

9. *Storing of storage.*—The contractor shall, in the case of storage by weighing on Government's pan scales, employ (a) four efficient labourers for weighing each XXX grom bag as it is stored, subject to the order of the officer in charge of the depot.

10. *Supply of labour for storage by bags.*—The contractor shall, in the case of storage in bags, employ no less than eight males for each cup scale used and three male coolies for each cup scale for emptying salt from the cup, bagging it, stacking the mouths of the bags and removing them to the allotted storage space.

11. *Storing of salt—Unloading and weighing.* shall be commenced by 7 a.m. each day. The weighing of the salt and the forming of the bags or stacking of the bags shall be completed by 3 p.m.

12. *Provision of material and on platform.*—The contractor shall cause his labourers to protect and secure every covered article damaged by rain or otherwise with materials supplied by Government and shall as may be required upon the platform and to remove the same for storage or for use when required and to be accountable to the officer in charge of the depot for the materials supplied.

13. *Expenses of contractor's labour.*—The officer in charge of the depot may, without cause assigned, summarily employ in the depot any male or female employed under the contract by the contractor and found drunk or otherwise misbehaving thereupon within the depot premises.

14. *The contractor is to carry out the directions of officers.*—The contractor shall, at all times during the continuance of the contract, carry out the directions issued from time to time by the officer in charge of the depot be equal to the execution of the contract.

15. *Deposits for articles received or returned.*—The contractor shall give as full receipts for all articles or materials handed over to, or returned by him, as the case may be, in accordance with the instructions of the officer in charge of the depot.

16. *Liability for articles not properly accounted for.*—The contractor shall pay the Secretary of State for all articles, or materials lost, damaged, destroyed or not properly accounted for, when in his care, owing to any carelessness or neglect on his part or on that of his agents and servants. The quantity of all and the number of articles or materials lost, damaged, destroyed or not properly accounted for shall be determined by the officer in charge of the depot.

17. *Rate of recovery.*—Recovery shall be made from the contractor for all lost, damaged, destroyed or not properly accounted for at such rate as is fixed from time to time for the rate of all as the Madras Depot, together with twice the duty at the rate for the time being in force. For other articles or materials lost, damaged, destroyed or not properly accounted for, recovery shall be made at such rate as the Collector of Salt may determine.

18. *Preventing dealings with departmental officers.*—The contractor shall not have pecuniary dealings of any kind whatsoever with any officer of the department.

19. *Contract not to be assigned.*—The contractor shall not assign the contract directly or indirectly to any person or persons, nor permit any person or persons to interfere in the performance thereof without the permission of the Collector.

20. *Manner of payment.*—The contractor shall present every fortnight to the Inspector, Salt Department, Madras Circle (hereinafter called the Inspector), bills for work done. Payment for such bills shall be made to him within seven days of the receipt of the same.

21. *Return of deposit to contractor.*—Upon complete fulfilment of the terms of the contract by the contractor to the satisfaction of the Collector, the latter shall return the deposit to the contractor.

22. *Penalty for breach of conditions of the contract and for non-compliance.*—In case of failure, neglect or default on the part of the contractor to fulfil all or any one or more or any part of any one or more of the provisions herein contained, it shall be lawful for the Collector to cancel the contract by notice in writing to the contractor and to enter into each other arrangement or contract as he may

think fit. "The contractor shall be accountable to the Collector for any loss or damage or cost, but shall not be entitled to claim in any average below the rates payable to him under the contract which the Collector may be able to obtain. In cases in which the Collector does not cancel the contract, the Collector or Assistant Commissioner of Salt Revenue, Central Division (hereinafter called the Assistant Commissioner), may terminate the work or any portion thereof himself and recover the cost of such execution from the contractor in any such manner as, if he thinks fit, the contractor in any case not exceeding Rs. 50 in any one instance, shall be paid within seven days of its completion.

23. *Recovery of sums due from the contractor.*—It shall be lawful for the Assistant Commissioner to deduct and retain all sums payable to the department under the contract from the amount deposited under clause 3 of the agreement or from any sum due to the contractor at the time of payment of his bill. If at any time the sum or the contractor's deposit or both be less than the amount which may be due from the contractor to the Secretary of State, then in that case the contractor, his executor, administrator or representatives shall forthwith repay to the Secretary of State the balance of such sum.

24. *Settlement of disputes.*—The contractor shall abide by the decision of the Collector in case of any dispute or difference of opinion arising between the Collector or any officer of the department and the contractor in regard to the interpretation of the terms of this contract or the conditions thereunder. Such decision shall be final and binding on the contractor and shall not be subject to question or review in a court of law or otherwise.

L. K. PRABHU,
Assistant Commissioner of Salt Revenue,
Central Division

Madras, 20th January 1932.

AUCTION FOR THE SUPPLY OF RATION ARTICLES TO THE JUNIOR CERTIFIED SCHOOL, BANQUEP.

Notice is hereby given that an auction for the supply of ration articles to the Junior Certified School, Banquep, for the year 1932-33 will be held on Monday, the 20th February 1932 at 4 p.m. at the school premises.

Details of information as any point concerning this notification can be had from the office of the Superintendent, Junior Certified School, Banquep.

M. BALASUBRAHMANYAM,
Superintendent.

Junior Certified School, Banquep.
14th January 1932.

AUCTION FOR THE SUPPLY OF RATION ARTICLES TO THE SENIOR CERTIFIED SCHOOL, CHINLEPUT.

Notice is hereby given that an auction will be held at the Senior Certified School, Chinleput, for the supply of ration articles on the 15th February 1932 at 10.30 a.m. Interested bidders are required to be present. In case of bidders who may be unable to attend the auction, sealed tenders will be accepted up to 10.30 a.m. on the day of auction provided they are accompanied by the requisite earnest money.

Tenders for the supply of electrical goods and mechanical accessories will also be received up to 10.30 a.m. on the 17th February 1932.

Further particulars can be obtained from the undersigned.

J. F. G. DYCHER,

Superintendent.

Senior Central Jail, Chingleput,
13th January 1932.

AUCTION FOR SUPPLY OF RATIONS AND MISCELLANEOUS ARTICLES TO THE MAINTENANCE DEPARTMENT OF THE CENTRAL JAIL, RAJAHMUNDRY.

Notice is hereby given that the Superintendent will hold an auction at the Central Jail, Rajahmundry, at 2 p.m. on Wednesday, the 16th February 1932, for the supply of articles of ration and miscellaneous articles required for the Maintenance Department of the Central Jail, Rajahmundry, during the financial year 1932-33 from 1st April 1932 to 31st March 1933. Intending bidders may apply to the Superintendent, Central Jail, Rajahmundry, for details.

G. P. V. SHUNKER,

Superintendent.

Central Jail, Rajahmundry,
14th January 1932.

AUCTION FOR THE SUPPLY OF RATIONS AND MISCELLANEOUS ARTICLES TO THE CENTRAL JAIL, CANNANORE.

Notice is hereby given that the Superintendent will hold an auction at the Central Jail, Cannanore, at 11 a.m. on Wednesday, the 24th February 1932 for the supply of articles required during the year 1932-33. Full particulars can be obtained from the Superintendent, Central Jail, Cannanore, on application.

G. S. V. RAMANAN, Major, I.M.S.,

Central Jail, Cannanore,
1st January 1932.

AUCTION FOR THE SUPPLY OF RATIONS AND MISCELLANEOUS ARTICLES TO THE CENTRAL JAIL, COIMBATORE.

Notice is hereby given that an auction will be held at the Central Jail, Coimbatore, for the supply of ration articles on the 12th February 1932 at 2 p.m. Intending bidders are required to be present in case of suppliers who may be asked to attend the auction, sealed tenders will be accepted up to 5 p.m. on the day of auction provided they are accompanied by the requisite cash or money.

Tenders for the supply of electric materials and miscellaneous articles will also be received up to 2 p.m. on the 12th February 1932.

Further particulars can be obtained from the undersigned.

D. A. GREENWOOD,

Superintendent.

Central Jail, Coimbatore,
22nd January 1932.

TENDER FOR THE SUPPLY OF RATION AND OTHER SUNDRY ARTICLES TO THE VELLOR CENTRAL JAIL.

Notice is hereby given that the Superintendent, Central Jail, Vellore, will receive tenders of the

Vellore Central Jail and Prisonary Jail for the supply of ration and other sundry articles required for the General Department from 1st April 1932 to 31st March 1933. There will also be an auction on Saturday the 24th February 1932 at 12 p.m.

Full particulars will be furnished by the undersigned on application.

M. M. KILAN, Major, I.M.S.,

Superintendent.

Central Jail, Vellore,
11th January 1932.

AUCTION FOR THE SUPPLY OF RATIONS AND MISCELLANEOUS ARTICLES TO THE CENTRAL JAIL, SILEM.

Notice is hereby given that the Superintendent will hold an auction at the Central Jail, Silem, at 2 p.m. on Wednesday, the 24th February 1932, for the supply of articles, ration and miscellaneous articles required for the Maintenance Department of the jail during 1932-33. Full particulars can be obtained from the Superintendent, Central Jail, Silem, on application.

G. W. CLEMENTS,

Superintendent.

Central Jail, Silem,
11st January 1932.

AUCTION FOR SUPPLY OF RATIONS AND MISCELLANEOUS ARTICLES TO THE MAINTENANCE DEPARTMENT OF THE CENTRAL JAIL, TRICHINPOLY.

Notice is hereby given that the Superintendent will hold an auction at the Central Jail, Trichinopoly, at 2 p.m. on Wednesday the 17th February 1932, for the supply of articles of ration and miscellaneous articles required for the Maintenance Department of the Central Jail, Trichinopoly, during the financial year 1932-33 from 1st April 1932 to 31st March 1933. Intending bidders may apply to the Superintendent, Central Jail, Trichinopoly, for details.

IRA KARNAY,

Superintendent.

Central Jail, Trichinopoly,
22nd January 1932.

AUCTION FOR THE SUPPLY OF RATION ARTICLES TO THE CENTRAL JAIL, VILLAGGIATAN.

Notice is hereby given that an auction for the supply of ration articles will be held at the Central Jail, Villaggitan, at 2-30 p.m. on 6th February 1932. Sealed tenders for the same will be accepted if received before 4th February 1932. Further particulars on application.

G. S. GILL, Captain, I.M.S.,

Superintendent.

Central Jail, Villaggitan,
10th January 1932.

AUCTION FOR THE SUPPLY OF RATION ARTICLES TO THE DISTRICT JAIL, CUDDAPORE.

A public auction will be held on Monday the 15th February 1932 at the District Jail, Cuddalore,

for supply of ration articles to the District Jail, Coimbatore, during the year 1932-33. Particulars regarding the same can be obtained from the Superintendent of the jail.

H. M. INGLEKHEDE BALL, Captain,
Superintendent.

District Jail, Coimbatore,
1st January 1932.

TENDER FOR THE SUPPLY OF MISCELLANEOUS ARTICLES FOR THE DISTRICT JAIL, BIRHANPUR.

Sealed tenders for the supply of miscellaneous articles required during the period from 1st April 1932 to 30th March 1933 will be received by the Superintendent, District Jail, Birsampur, up to 4 p.m. on the 3rd February 1932.

Seven-day information regarding the nature and extent of the work may be, on request, obtained from the Superintendent, District Jail, Birsampur, on any working day between 9 a.m. and 4 p.m.

AUCTION FOR THE SUPPLY OF RATION ARTICLES FOR THE DISTRICT JAIL, BIRHANPUR.

Notice is hereby given that an auction for the supply of ration articles to the District Jail, Birsampur, for the year 1932-33 will be held at the District Jail, Birsampur, at 2 p.m. on Wednesday, the 3rd February 1932.

K. VENUGOPAL,
Quitting Superintendent.

District Jail, Birsampur,
6th January 1932.

AUCTION FOR THE SUPPLY OF RATION AND MISCELLANEOUS ARTICLES REQUIRED FOR THE DISTRICT JAIL, MADURAI, FOR THE OFFICIAL YEAR 1932-33.

An auction for the supply of the above-mentioned articles required for the District Jail, Madurai, for the official year 1932-33 will be held at this jail on Thursday the 19th February 1932 at 3 p.m. Intending bidders are requested to apply to the Superintendent, District Jail, Madurai, direct for details.

S. G. MUTHAFA,
Superintendent.

District Jail, Madurai,
19th January 1932.

TENDER FOR THE SUPPLY OF RATION ARTICLES TO THE MAINTENANCE DEPARTMENT OF THE SPECIAL SUB-JAIL, NELLORE, DURING THE YEAR 1932-33.

Sealed tenders for the supply of ration articles required for the Maintenance Department of the Special Sub-Jail, Nellore, are invited and will be received by the undersigned up to 6 a.m. on the 10th February 1932. Particulars of articles required and the conditions relating to the tender will be furnished on receipt of application.

L. S. RAJANANIKAM,
Superintendent.

Special Sub-Jail, Nellore,
January 1932.

AUCTION FOR THE SUPPLY OF RATION AND OTHER ARTICLES FOR THE SPECIAL SUB-JAIL, MANGALORE.

Auction for the supply of ration and other articles required for the Special Sub-Jail, Mangalore, during 1932-33 from 1st April 1932 to 31st March 1934, both days inclusive, will be held by the undersigned on Thursday, the 10th day of February 1932, at 4 p.m. at the sub-jail premises. For detailed particulars the Superintendent, Special Sub-Jail, Mangalore, may be directly consulted or addressed.

K. M. KATHIRIA,
Superintendent.

Special Sub-Jail, Mangalore,
20th January 1932.

AUCTION FOR THE SUPPLY OF RATION ARTICLES TO THE SUB-JAIL, KORAPUT.

Notice is hereby given that an auction for the supply of ration articles to the Sub-Jail, Koraput, for the year 1932-33 will be held at the Sub-Jail, Koraput, at 2 p.m. on 10th February 1932.

Seven-day information regarding the nature and extent of the work may be, on request, obtained from the Superintendent, Sub-Jail, Koraput, on any working day between 12 a.m. and 4 p.m.

G. J. PACHECO,
Superintendent.

Sub-Jail, Koraput,
10th January 1932.

AUCTION FOR THE SUPPLY OF RATION AND MISCELLANEOUS ARTICLES TO THE SUB-JAIL, CALCUTTA.

Notice is hereby given that the Superintendent, Sub-Jail, Calcutta, will hold an auction at the Sub-Jail, Calcutta, South Malabar, at 2 p.m. on 10th February 1932 for the supply of necessary articles for the jail from 1st April 1932 to 31st March 1933. Intended bidders are requested to be present and attend in person or present model tenders before the date and hour fixed.

Model tenders will be required to enter into stamped agreements within seven days of receipt of information from the Superintendent that their rates have been accepted and deposit a security of 10 per cent of total value of supplies undertaken.

Further details about the terms of contract and description of articles that may be required can be seen from the notice put up at the gate of the jail buildings or obtained from the Superintendent.

C. M. PHILLIP,
Superintendent.

Sub-Jail, Calcutta,
10th January 1932.

AUCTION FOR THE SUPPLY OF RATION AND MISCELLANEOUS ARTICLES FOR THE HOSPITAL SCHOOL, TANJORE.

Notice is hereby given that the Superintendent, Hospital School, Tanjore, will hold a public auction at his office in the Hospital School, Tanjore, at 3 p.m. on the 10th February 1932. The bidders and tenders should apply to the Superintendent for further details.

C. C. SCHMIDT, Agent.
Superintendent.

Hospital School, Tanjore,
20th January 1932.

AUCTION FOR THE SUPPLY OF RAYON AND MISCELLANEOUS ARTICLES AT THE ROYAL MUSEUM, PALAMOUTHAN

Notice is hereby given that an auction for the supply of rayon and miscellaneous articles required for the above institution for the period 1st April 1932 to 31st March 1933 will be held at 2 p.m. on Friday the 15th February 1932 at the Royal School, Palamouthan.

Bidders unable to attend the auction may submit sealed tenders together with the earnest money.

Detailed information can be had on application.

C. GARRETTY,
Superintendent.

Royal School, Palamouthan,
15th January 1932.

RECOVERY OF WRECKED

Notice is hereby given under section 57 of Act II of 1925 (Madras Port Trust Act), that the undermentioned property has been salvaged within the limits of the Port of Madras, and claimants should submit their claims within a week's time from the date of the circular and restore the articles claimed within the time of the month on payment of the salvage charges. Should they fail, the property will be sold at the following auction by the Traffic Manager, Port Trust, Madras:—

Name of wreck—Wreck No. 1.
Date of recovery—14th December 1931.
On the sea from the ship.

Place of recovery—Off the N. 4 buoy.
Date of recovery—22nd January 1932.
Two stevedores.
One plank.
Two (one damaged) pieces of construction.
One wooden sailing.

Date of recovery—21st January 1932.
Eight jagged wood pieces of various sizes.
Date of recovery—22nd January 1932.
Two stevedores.
Miscellaneous jagged wood pieces of various sizes.

A. D. HERRINGTON, Lieut. Colonel,
B.N.R. (Retired),
Deputy Commissioner of Sea Port,
for Director of Works for the Port of Madras.
Madras, 22nd January 1932.

GOVERNMENT PUBLICATIONS FOR SALE

AT THE GOVERNMENT BRANCH PRESS, 58, MOUNT ROAD, MADRAS, S.E., AND BY AGENTS.

[A Catalogue of all Madras Government Publications available for sale may be obtained gratis from the Government Press, First Buildings, or at Strand Road Branch, Madras.]

[The amounts within parentheses are for printing and postage.]

[Reservations in the form of Postage Stamps will be accepted only for amounts of 4 annas and less and also in stamps of one anna or lower denominations.]

ACT—DRAFT—XIII of 1925—THE MADRAS

WATER ACT, 1925—
Tamil. Rs. 2-6 (8 p.).
Telugu. Rs. 2 (5 p.).
Kannada. Rs. 2-3 (8 p.).
Malayalam. Rs. 2-3 (5 p.).
Hindustani. Rs. 2 (5 p.).
Urdu. Rs. 2 (5 p.).

THE MADRAS WATERS ACT, 1925—

Tamil. Rs. 2-3 (11 p.).
Telugu. Rs. 2 (10 p.).
Kannada. Rs. 2-3 (11 p.).
Malayalam. Rs. 2 (10 p.).
Hindustani. Rs. 2 (10 p.).
Urdu. Rs. 2 (10 p.).

ACT—MADRAS—VII of 1925—THE MADRAS

TRUCK FLOWING ACT, 1925 (AS AMENDED BY THE OCTOBER 1926). Urdu. Rs. 12 (10 p.).
ACT—MADRAS—XI of 1925—AS AMENDED BY MADRAS ACT IV of 1931. MADRAS STREET CLOSURE ACT, 1925. English. Rs. Rs. 2-6 (10 p.).

ACT—MADRAS—III of 1925—MADRAS MOTOR VEHICLE TAXATION—AS AMENDED BY MADRAS ACT I of 1931. English. Rs. 2-6 (10 p.).

ACT—MADRAS—X of 1925—AN ACT TO AMEND THE MADRAS DISTRICT MUNICIPALITIES ACT, 1925. Urdu. Rs. 2-6 (10 p.).

ACT—MADRAS—XI of 1925—THE MADRAS MOTOR VEHICLE TAXATION (AMENDMENT) ACT, 1931—

Tamil. Rs. 1-8 (5 p.).
Telugu. Rs. 2 (6 p.).
Kannada. Rs. 2 (6 p.).
Malayalam. Rs. 2 (6 p.).

ACT—MADRAS—XII of 1925. THE GUJARAT COOPERATION FOR THERMAL INVESTIGATION ACT, 1931—

Tamil. Rs. 1-3 (5 p.).
Malayalam. Rs. 1-6 (5 p.).

THE VILLAGE COUNCILS, 1925. English. Anna 1 (10 p.).

STANDING ORDERS OF THE HOUSE OF REVENUE (HINDU REVENUE, SETTLEMENT AND MORTGAGE). Revised up to 30th September 1930.

—Vol. I (1931). Rs. 2 (10 p.).

Vol. II, CHAPTERS II TO VII. Rs. 3 (10 p.).

Vol. III, CHAPTERS VIII TO XIV. Rs. 3 (10 p.).

Vol. IV, CHAPTERS XV TO XX. Rs. 3 (10 p.).

FIRST-YEAR LIST OF CHARGES TO THE MADRAS PUBLIC DEPARTMENT AND ACCOUNT CODE, Vol. I. Rs. 3 (10 p.).

MADRAS INSPECTION CODE, 1931. Rs. 4 (10 p.).

REVISION OF CIVIL CODES IN THE MADRAS PRESIDENCY FOR THE YEAR 1930. Rs. 12 (10 p.).

LIST OF CHARGES TO THE MADRAS PRESIDENCY. Covered up to 1st January 1932. Rs. 12 (10 p.).

THE QUARTERLY CIVIL MORTGAGE LIST. Covered up to 30th September 1931. Rs. 1-4-6 (10 p.).

FIRST LIST OF CHARGES TO THE PUBLIC MORTGAGE. Rs. 2 (10 p.).

FIRST LIST OF CHARGES TO THE MADRAS FACTORIES BOARD. Anna 1 (10 p.).

SECOND LIST OF CHARGES TO THE MADRAS MORTGAGE, 1931. Rs. 2 (10 p.).

A Manual of the Code (of SAKRA) LAKSHMI, 1931. Rs. 3 (10 p.).

ATTENTION TO THE MADRAS SERVICE MANUAL, Vol. I. Rs. 2 (10 p.).

FIRST LIST OF CHARGES TO THE MADRAS SERVICE MANUAL, Vol. I. Rs. 4 (10 p.).

SECOND LIST OF CHARGES TO THE MADRAS SERVICE MANUAL, Vol. I. Rs. 5 (10 p.).

REPORT OF THE DIRECTOR OF PUBLIC HEALTH, MADRAS, FOR 1930 INCLUDING ANNUAL REPORT OF FACTORIES IN 1929-30 AND THREE-YEAR ANNUAL REPORT OF THE SANITARY ENGINEER TO GOVERNMENT, 1930. Rs. 1-10-0 (7 p.).

PROCEEDINGS OF THE LEGISLATIVE COUNCIL OF THE GOVERNMENT OF MALAYA—

Vol. LXVIII, No. 1, Friday, the 3rd October 1920. No. 2 (2 p.)

Vol. LXVIII, No. 2, Saturday, the 11th October 1920. No. 3 (2 or 3 p.)

Vol. LXVIII, No. 3, Monday, the 2nd November 1920. No. 2 (2 p.)

Vol. LXVIII, No. 4, Tuesday, the 3rd November 1920. No. 2 (2 p.)

MADRAS DISTRICTED SPANISH SPEECHES
FOR THE YEAR 1919 IN THE PUBLIC WORKS DEPARTMENT OF THE MADRAS PRESIDENCY, 1920. No. 2 (2 p.)

REPORTS OF PORT ST. GEORGE—

LETTERS FROM PORT ST. GEORGE, 1735, Vol. XX, No. 3-17-4 (7 p.)

LETTERS FROM PORT ST. GEORGE, 1731, Vol. XVI, No. 4 (7 or 8 p.)

LETTERS FROM PORT ST. GEORGE, 1723-25, Vol. XXII and XXIII (1920). No. 5-4-0 (5 p.)

LETTERS FROM PORT ST. GEORGE, 1720, Vol. XXII (1920). No. 4-4-0 (7 or 8 p.)

LETTERS FROM PORT ST. GEORGE, 1728, Vol. XXIII (1920). No. 4 (7 or 8 p.)

LETTERS FROM PORT ST. GEORGE, 1718, Vol. XVI, No. 4 (8 or 9 p.)

LETTERS FROM PORT ST. GEORGE, 1744, Vol. XXVIII, No. 5-4-0 (8 or 9 p.)

REPORTS OF SUBORDINATE OFFICERS OF THE DEPARTMENT OF AGRICULTURE, MALAYA, FOR 1920-21. (Fruit Report). No. 4 (5 or 6 p.)

THIRTIETH LIST OF CONNECTIONS TO THE BOOK OF PATRONAL DUES AND SUBSIDIES. No. 6 (6 p.)

SIXTH SUPPLEMENT TO THE LIST OF LOCAL RULES AND ORDERS APPLICABLE TO THE MADRAS PRESIDENCY, Vol. 1 (1st JANUARY TO 31st DECEMBER 1920). No. 6 (1 or 2 p.)

THIRTY-FOURTH LIST OF CONNECTIONS TO THE MAPS OF TOWN AND VILLAGES. (General). English. No. 4 (6 p.)

CORRECTION SHEET No. 34 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 35 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 36 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 37 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 38 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 39 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 40 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 41 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 42 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 43 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 44 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 45 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 46 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 47 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 48 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 49 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 50 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 51 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 52 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 53 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 54 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 55 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 56 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

CORRECTION SHEET No. 57 TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES CONTINUING THE SEVERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DISTRICT OF MADRAS-COROMANDEL IN THE MADRAS PRESIDENCY. No. 2 (2 p.)

RAISETT—

No. 21, 22, 23, 24 and 25. No. 2 (2 p.) each.

No. 26, 27, 28, 29, 30, 31, 32 and 33. No. 2 (2 p.) each.

No. 34 and 35. No. 2 (2 p.) each.

No. 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100. No. 2 (2 p.) each.

REPORTS OF THE ALPHABETICAL LIST OF VILLAGES OF THE MADRAS PRESIDENCY AND OF THE LIST OF VILLAGES OF—

Salem district, Tiruchengode taluk. No. 2 (2 p.)

Tanjore district, Papanasam taluk. No. 2 (2 p.)

Tanjore district, Papanasam taluk. No. 2 (2 p.)

Tanjore district, Papanasam taluk. No. 2 (2 p.)

West Godavari district, Chinampall taluk. No. 2 (2 p.)

Vijayanagara district, Siler Agency. No. 2 (2 p.)

Vijayanagara district, Siler Agency. No. 2 (2 p.)

Vijayanagara district, Siler Agency. No. 2 (2 p.)

Vijayanagara district, Siler Agency. No. 2 (2 p.)

Vijayanagara district, Siler Agency. No. 2 (2 p.)

Vijayanagara district, Siler Agency. No. 2 (2 p.)

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Vijayanagara district, Siler Agency. No. 2 (2 p.)

Vijayanagara district, Siler Agency. No. 2 (2 p.)

Vijayanagara district, Siler Agency. No. 2 (2 p.)

GOVERNMENT OF INDIA NEW PUBLICATIONS FOR SALE.

INDIA ACT XXIII of 1920. THE DAILY PRESS (Bombay) Forwards Act, 1920. No. 1 (1 p.)

REPORT OF THE FRONTIER REGULATION ENQUIRY COMMITTEE, 1920. No. 1-2-0 (7 p.)

VACANCY.

Applications are invited from candidates possessing the "Classical and European Diploma" issued under the authority of Madras Government for the post of a Translator at the King George Hospital, Vijayanagara, on a pay of Rs. 50-6-100 subject to the temporary 10 per cent. cut. Applications should be accompanied by the following documents—

- (1) Diploma of qualification,
- (2) Evidence of date of birth not of more than 10 years of age, the applicant belongs, and
- (3) Two certificates of character and conduct, not given more than 10 years ago or before 1st February 1922.

F. K. WARRIOR,
Personal Assistant to the Surgeon-General,
Madras, 2nd January 1922.

PRIVATE ADVERTISEMENTS.

On or after 1st February 1922, I intend moving the High Court to reside as an Advocate thereat.

R. SURENDRANATHAN,
Madras, 2nd January 1922.

On or after 26th February 1932, I intend moving the High Court to reside in an Advocate's house.

V. THELAGARAJAN.

Kykpass, 26th January 1932.

On or after 27th January 1932, I intend moving the High Court to reside in an Advocate's house.

K. SRINIVASA AYYANGAR.

Vellakku, 26th January 1932.

On or after 27th February 1932, I intend moving the High Court to reside in an Advocate's house.

G. NARASIMHA RAO.

Madras, 25th January 1932.

I, Yerramsetti Rangaswami, shall hereafter be known as Golden Rangaswami.

— S. Sathy.

Bangalore, 16th January 1932.

INSOLVENCY NOTICE

No. 2 of 1932, New Court, Chennamur.

T. M. Anandachari Chetti—*Plaintiff*.
M. K. Rangaswami Nayudu and others—*Defendants*.

Notice is hereby given that the petitioner above named has filed the above petition to appoint him as liquidator and that the same is posted to 16th February 1932 for hearing.

M. S. RANGASWAMI AYYANGAR.

Plaintiff for Petitioner.

Chikmagalur, 25th January 1932.

NOTICE.

O.P. No. 42 of 1931, Revenue Court,
Erode.

In the matter of M. K. Reddiah Chetti, a minor.

M. P. Rajan Iyer—*Petitioner*.

Pichu Iyer and another—*Defendants*.

Notice is hereby given that the petitioner has filed his petition for being appointed the guardian of his minor son M. K. Reddiah Chetti. This

petition is posted to 16th February 1932 on which date anyone who has objections may appear and file objections.

G. VENKAYASWAMI.

Plaintiff for Petitioner.

Karoor, 12th January 1932.

SUCCESSION CERTIFICATE.

O.P. No. 27 of 1931, H.C., Valangudi.

Kattalakkottai—*Petitioner*.

Kalpana Ammal and others—*Defendants*.

Take notice that the petitioner above named has applied in the above petition by the issue of a succession certificate in her house in respect of the surroundings due to the deceased Raja perumal, her mother, who died on or about 16th May 1931 at Akkathurai, that the said petition stands posted to 2nd February 1932, and that all persons who are interested may appear at 11 a.m. on that day and state their objections, if any, failing which the matter will be disposed of ex parte.

K. RAGHAYACHARI.

Kumbakonam, 21-1-32. *Attorney for Petitioner.*

NOTE.

The Government treasury note No. 30418 of the 2½ (three and half) per cent issue of 1923 for Rs 100 (one hundred), originally standing in the name of Mr. Varad Keshu Babu Reddi, the proprietor by whom it was never advanced to any other person, having been lost, notice is hereby given that payment of the above note and the interest thereon have been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

Name of the Advertiser—

V. DASARATHARAMA REDDI,

son and legal heir of Varad Keshu

Babu Reddi (dead).

Residence—Palairvelangudi, Quater post,

Madhav district.

MEMORIAL MALL.

Receipts and Payments Account for the Year Ended 31st December 1931.

Receipts		Payments	
for JANUARY 1932.		for FEBRUARY 1932.	
To Balance—	Rs. A. P.	By Cash on hand—	Rs. A. P.
On 31st deposit with the		By Cash on hand—	
National Bank of India,		By Cash on hand—	
London	7,000 0 0	By Cash on hand—	
On account opened with the		By Cash on hand—	
National Bank of India,		By Cash on hand—	
London	1,000 0 0	By Cash on hand—	
Cash on hand	100 0 0	By Cash on hand—	
	8,100 0 0		8,100 0 0
for FEBRUARY 1932.		for FEBRUARY 1932.	
To Cash on hand for the year 1931	400 0 0	By Cash on hand for the year 1931	400 0 0
To Interest on cash deposit	112 10 0	To Interest on cash deposit	112 10 0
To Cash for the National Bank of India	700 0 0	To Cash for the National Bank of India	700 0 0
	1,212 10 0		1,212 10 0
Total	9,312 10 0	Total	9,312 10 0

Entered and found correct.

FRANK & SONS,
Chartered Accountants—Madras.

Madras, 26th January 1932.

II-40

MADRAS PORT TRUST.

MINUTES OF A BOARD MEETING

HELD ON MONDAY, 22ND FEBRUARY 1933, AT 10.15 AM.

PRESENT:

Mr. G. G. Armstrong, O.B.E., Chairman.
Mr. F. S. Watson, M.A., F.R.S., F.R.S.E.
Mr. C. R. Watson, O.B.E.
Captain H. H. Munro, R.N.
Mr. R. K. K. (Sri) Maheshwari G. Narayanaswami
Chettiar, C.I.E.
Mr. R. J. James, B.A., M. A. Mahalingam
Kavayal Gera.
Mr. K. R. C. Subbaya Chettiar, A.M.
Mr. F. H. H.
Mr. D. M. F.
Mr. J. M. Smith.
Mr. M. A. Jagan.

513. Read, approved and resolved the minutes of the proceedings of the previous meeting held on Friday, the 24th December 1932.

514. Read with reference to Resolution No. 607, dated the 10th December 1932, the report of the Board of Directors appointed by the Board of Directors, together with a draft of the Revised and the Budget Estimate of the Trust's Revenue and Capital Accounts for the years 1933-34 and 1934-35 respectively as well as of the ordinary budget estimates for the year 1933-34 to be made in the budgeted expenditure during those two years.

Resolved that the Committee's proposals be approved and that, in view of the anticipated deficit in the budget for the year 1933-34:—

(1) The Trustees of the Trust be asked to accept a reduction of Rs. 2 per month in their fees earned after 1st of December 1932, and until the 31st of March 1934. In the event of Trustees accepting the reduction Government should be asked to approve of the reduction.

(2) An allowance cut in pay on the same basis as that followed by the Trustees be made in the salaries of all staff with effect from the 1st February 1933, i.e., as the pay stated for the month of January 1933 up to and inclusive of the pay earned in March 1933, subject to sanction of Government in the case of officers mentioned in section 29 of the Madras Port Trust Act and in the case of the staff paid from the Madras Port Fund.

(3) The Chairman be asked to accept a salary cut similarly from the same date and on the same basis as that of the rest of the staff in the event of the Chairman accepting the cut Government should be asked to approve of the cut.

Note.—In the event of Government in Revenue the first recommendation to be accepted should be one mentioned in (1), (2) and (3) above.

(4) All staff who had attained the age of 45 years or completed 25 years service, be asked to retire or serve on a monthly pension—the latter to be given graciously in the case of those who have already fulfilled either of the two conditions and, in the case of those who will fulfil either of the conditions in the future, the month prior to the date of fulfillment—subject to the approval of the Government in the case of the staff paid from the Madras Port Fund.

(5) The ordinary allowances shown by staff in the service of the Board, which have not already been reduced, be reduced, at the same time and by the same period as the salary cuts,

as indicated in the statement of the allowances attached to the Chairman's report subject to the sanction of Government in the case of the allowances, if any, shown by the staff paid from the Madras Port Fund.

Resolved further that the ordinary and the emergency budgets submitted by the Committee be considered at the Special Budget Meeting to be held on the 25th January 1933.

515. Read and approved the Chairman's draft of a letter to Government asking for sanction a supplementary statement of expenditure during 1931-32 under the Trust's Capital Account.

516. Read a note by the Chairman on the subject of the appointment of a successor to the Trust's present Chief Accountant who will be shortly proceeding on leave temporarily to retirement from the Trust's service.

Resolved to address Government as recommended by the Chairman.

517. Read, with reference to G.O. No. 149, Finance (General), dated the 1st July 1932, sanctioning an advance amounting to Rs. 1,10,000 debitable to Capital, for replacing the steam operated pumping plant in the Trust's Hydroelectric Power House by electrically operated pumps, a note by the Chief Engineer submitting a revised budget of estimates for the work, amounting to Rs. 1,25,000, and explaining the reasons for the same expenditure.

Resolved that the revised (supplementary) estimate be approved and resolved and that sanction of Government be obtained in the draft to Capital of the same expenditure amounting to Rs. 1,25,000, incurred over the sanctioned expenditure.

518. Resolved to approve of the Chief Engineer's proposals to the effect that the timber girders No. 140 in the Workshop Bay Yard which has been condemned, be demolished at an estimated cost of Rs. 450, debitable to Reserve Head 1. Engineering and Maintenance, (a) Plant and Types, and that it be written off his Tools and Plant Account.

519. Resolved to approve of the Chairman's recommendation to the effect that, out of the sum of Rs. 400 incurred by Messrs. Messers (1932), Limited, Madras, as liquidated damages for their late delivery of the International steel work ordered from them in June 1931, under the authority of Resolution No. 170, dated the 18th June 1931, a sum of Rs. 30 may be recovered from them as liquidated damages, the balance of the damages incurred being waived.

520. Read, with reference to Resolution No. 475, dated the 4th December 1931, a note by the Chairman proposing for sanction given that, instead of constructing a new warehouse on the Southern Extension of the Trust's premises, as asked for by Messrs. Messers & Co., Ltd., an area of 14,000 sq. ft., in No. 4 Compartment of Bungalow Avenue Street be leased to the firm at the usual rental of Rs. 2 per 100 sq. ft. per calendar month or pro rata for part thereof.

Resolved that the Chairman's proposal be approved and that the Company's account above referred to be offered to Messrs. Messers & Co., Ltd., on lease for a period of one year from the 1st February 1932.

521. Read, with reference to Resolution No. 452, dated the 24th November 1931, and Government Order No. 274, Finance (Madras), dated the 24th November 1931, to supply

for the sanction of Government to the payment from the Madras Port Fund to Mr. G. Swamin, Harbour Master, of a sum of Rs 10 paid by him in December 1931 for dentistry and electric treatment taken by him in respect of the efforts of the injuries sustained by him while handling the S.S. "Chin Nuchuan" on the 14th January 1932—the sum so far paid by him on account of medical expenses in this connection, being Rs. 1,250 6/10—vide Resolution No. 196, dated 28.02.1931.

227. Recorded that Mr. A. Mackenzie, Assistant Harbour Master, availed himself with effect from the 1st January of the 14th December 1931 of the 22 months and five days leave on average pay granted to him in Resolution No. 264, dated the 10th December 1931.

228. Recorded that Mr. R. W. White, M. S. S. S., Assistant Mechanical Engineer, returned to duty on the 1st January of the 16th December 1931 before the expiry of the ten months leave granted to him in Resolution No. 284, dated the 17th February 1931.

229. Resolved to approve of Mr. J. E. Burns, Jr. Engineer and Drawing Master of the Dockyard "Madras", acting as Local Surveyor at the Port of Madras during the absence on leave of Mr. S. W. White, M. S. S. S., Assistant Mechanical Engineer, from the 20th March to the 16th December 1931 and receiving his salary and to verify that this work did not interfere with his duties under the Dock.

230. Resolved to approve and confirm the grant to Mr. F. E. D'Almeida Garret, Wharf Superintendent, of leave on average pay for sixteen days with effect from the 25th January 1932.

231. Resolved, subject to sanction of Government which is necessary under section 44 (2) of the Madras Port Trust Act, to approve of the Trust's Traffic Manager's recommendation for sanction of dues, in two cases, amounting to Rs 124-2-4.

232. Read and recorded a statement submitted by the Chairman in accordance with Resolution No. 146, dated the 7th July 1932, detailing the circumstances under which the services of employee No. 504 under B. Portage (1) Superintendence of the Trust's Schedule of B.C.F. for the year 1931-32 were dispensed with by him under the powers delegated to him by the Board.

233. The following statement showing amounts paid during December 1931 on account of claims for shortage in railway traffic was ordered to be recorded:—

Names of Railways.	Amount of claims.
	Rs. A. P.
Madras and Southern Mahratta Railway	0 14 4
South Indian Railway	NA.
Total	0 14 4

234. Read and recorded with reference to Resolution No. 284, dated the 4th November 1931, a statement dated the 9th January 1932, submitted by the Trust's Chief Engineer showing the amount of leave granted during December 1931 to certain members of the monthly paid work charged establishment in excess of the leave ordinarily granted to that establishment.

235. Recorded G.O. Resolutive No. 96, Finance (Madras), dated the 25th December 1931, announcing the deficit in Capital of a sum of Rs. 2,800

being the estimated expenditure to be incurred on the purchase of a Fishcock and Wilson boiler from Messrs. The Barmah Steel Oil Storage and Distributing Co. of India, Ltd.—vide Resolution No. 477, dated the 4th December 1931.

236. Recorded G.O. Resolutive No. 97, Finance (Madras), dated the 21st December 1931, announcing the excess expenditure of Rs. 86-4-6 debitable to the Madras Port Fund, to be incurred in addition to the sum of Rs. 1,072 already sanctioned for the purchase of one set of 21 inches our rope from Messrs. Perry & Co., Ltd., Madras—vide Resolution No. 468, dated the 6th November 1931.

237. Recorded G.O. No. No. 635, Public (Palace), dated the 25th December 1931, announcing the sale by public auction of the motor launch "Tobey" constructed in 1904 for the use of the Harbour Police, two-thirds of the sale proceeds being credited to the Trust and the balance to the Government—vide Resolution No. 654, dated the 9th February 1932.

238. Recorded G.O. No. No. 653, Finance (Madras), dated the 19th December 1931, approving the Accountant-General, Madras, and the Executive, Madras, to be auditors for the audit and examination of the accounts of the receipts and expenditure of the Madras Port Trust, with effect from the 20th January 1932—vide Resolution No. 466, dated the 16th December 1931.

239. Received G.O. Resolutive No. 98, Finance (Madras), dated the 24th December 1931, announcing the resolution of claim amounting to Rs. 67-13-0 proposed in Resolution No. 504, dated the 10th December 1931.

240. Recorded G.O. No. No. 2, Finance (Madras), dated the 6th January 1932, announcing the proposal of the Trust to submit the Madras Port Fund Administration Report as a separate report and to include the accounts and statements relating to this Fund in the Madras Port Trust Administration Report, the change being introduced with effect from the Report for the year 1931-32—vide Resolution No. 433, dated the 4th November 1931.

241. Receipts and cash paid by the Imperial Bank of India, Madras, for the Madras Port Trust as on the 7th January 1932 were ordered to be recorded as follows:—

	Government accounts.	Cash balance.
	Rs.	Rs. A. P.
Revenue Account	85,242 22 5
Provident Fund	15,14,330	3,457 14 2
Amount.		
Deposit Account	1,37,620	6,448 10 9
Silver Solers' House	57,500	1,881 12 4
Charity Account.		
Debit to Revenue's Fund Account.	46,236	1,512 13 5
Finance Fund	8,54,806	23,240 11 14
Harbour Dues Advances	1,23,294 1 5
Railway Freight Advances Account.	..	82,080 7 4
Capital Account	1,61,505 6 7
Sinking Fund Account.	264,597 44	NA.
	Rs.	Rs. A. P.
Revenue and Replacement Fund Account.	5,76,680	153 14 5
Accident Fund Account.	1,45,800	753 6 7
Revenue Reserve Fund Account.	11,86,340	20,116 4 2

MINUTES OF A SPECIAL (BUDGET) MEETING

No. 11 OF 1931-32, HELD ON WEDNESDAY, 24TH JANUARY 1932

PRESENT:

Mr. G. G. Armstrong, J.B.S., Chairman.
Mr. T. D. Watson, J.B.S., J.D., MEMBER.
Mr. C. R. Watson, J.B.S.
Mr. R. M. M. Ch. M. Chidambaram Chettiar
Amangal.
The Hon'ble District Collector G. Manjappaiah
Chow Gue, J.B.S.
Mr. R. M. M. Ch. M. Chidambaram Chettiar
Narada Gue.
Mr. R. P. C. Subbaraya Chetti Amangal.
Mr. W. G. Wright.
Mr. F. Babey.
Mr. D. M. Ford.
Mr. J. M. Smith.
Mr. M. A. Angus.

101. The Chairman's draft of the budget and the revised estimates of the receipts and expenditures of the Town's Capital and Revenue Accounts and of the Reserve Fund, the Revenue and Expenditure Fund and the Amangal Fund for the years 1932-33 and 1933-34 respectively together with the details of the emergency savings in expenditure under the Reserve Account during those two years as well as the

Town's schedule of staff for the year 1932-33 were considered by the Board at the meeting.

Resolved that, subject to such minor alterations of figures as may in the near future appear necessary, the estimates and the emergency budget of savings in the expenditure under the Town's Reserve Account be approved and be submitted to Government for sanction.

Resolved also, that the schedule of staff for the year 1932-33 as submitted by the Chairman be approved.

102. The Board considered and accepted, for submission to Government, the Chairman's draft of the budget estimates of the receipts and expenditures of the Madras Port Fund for the year 1932-33 and the revised estimates for 1933-34 and the emergency savings in expenditure during those two years as shown in the budget.

103. The Board considered and accepted, for submission to Government, the Chairman's draft of the budget estimates of the receipts and expenditures of the Madras Port Fund for the year 1932-33 and the revised estimates for 1933-34 and the emergency savings in expenditure during those two years as shown in the budget.

G. G. ARMSTRONG,
Chairman.

Fort Street Office, Madras,
22nd January 1932.

METEOROLOGICAL RESULTS.

FROM THE MADRAS OBSERVATORY RECORDS.

THERMOMETER, BAROMETER, WIND, &c.													
DATE.	Rainfall reduced to 30" from level of gauge.	Thermometer.				Barometer at gauge.	Wind.			Depth of snow.	Cloudy sky.	Height of clouds.	General weather.
		Corrected daily means.		Observed extremes.			Direction.	Force.	Daily velocity.				
		Temp.	Wind.	Max.	Min.								
JAN.	Inches.	"	"	"	"	"	"	"	"	"	"	"	"
Jan 19th, Sunday ..	26.022	74.2	47.2	81.4	34.7	30.0	SE	10	100	10	10	10	Fine.
" 20th, Tuesday ..	26.015	75.0	48.0	82.4	35.2	30.0	SE	10	100	10	10	10	Do.
" 21st, Monday ..	26.014	74.7	48.2	82.3	35.0	30.0	SE	10	100	10	10	10	Fine with some light clouds.
" 22nd, Thursday ..	26.021	75.1	50.0	82.0	34.4	30.0	SE	10	100	10	10	10	Do.
" 23rd, Friday ..	26.015	74.4	47.0	81.6	35.0	30.0	SE	10	100	10	10	10	Do.
" 24th, Saturday ..	26.008	75.6	50.4	83.0	35.6	30.0	SE	10	100	10	10	10	Do.
" 25th, Sunday ..	26.011	75.5	50.4	82.4	35.0	30.0	SE	10	100	10	10	10	Fine.

The Standard Barometer and Thermometer used at 8 a.m., 10 a.m., 2 p.m. and 8 p.m. and the daily means are obtained by the application of hourly corrections, derived from twenty years' observations. The station of the barometer is twenty-two feet above the level of the sea, and the mouth of the sea-gauge is two feet from the ground. The wind, sea, and general weather reported are for the nearest well day—this being in midday.

The total quantity of rain collected since 1st January is 10.0, the average due for the same period being 9.75 inch.

A. A. SARAVANA AYYAR,
Assistant Meteorologist.

Madras Observatory,
24th January 1932.



SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE

No. 41

MAURITIUS, TUESDAY EVENING, JANUARY 26, 1932. [Price, 1 annas.]

EXCISE DEPARTMENT.

NOTIFICATION.

No. 2, dated 26th January 1932.

NOTICE OF SALE OF ARMS AND OPTIC PRIVILEGES.

Notice is hereby given that the number of independent shops appointed for the sale of liquor, opium and intoxicating drugs during the twelve months beginning 1st April 1932 and ending 31st March 1933 and the local limits appointed for them will be notified by Collectors in their District Gazette, and that the privilege of sale therein will be put up in public notice on the date, at the place and by the officers to be notified by Collectors subject to the conditions hereinafter set forth. The Collector of Madagaskar will notify separately the special conditions under which licenses for the sale of spirits in the Attappadi valley will be granted on payment of fixed fees. The Collector of Vauaputem will notify separately the conditions under which the privilege of sale of spirits under the existing system in certain areas of the Vauaputem District, will be put up to public notice.

The districts in which independent retail shops, foreign liquor license, beer shops and opium and opium shops, respectively, will be sold are specified below:

From 1st April 1932

Arms, opium and opium shops.

In all districts.

Foreign liquor license.

In the districts of Vauaputem, East Godavari, Kistna, Krishna, Chingapat, South Arcot, Tanjore, Madras and Malabar.

Beer shops.

In the districts of Bellary, Chingapat, North Arcot, South Arcot, Tanjore, Trichinopoly, Madras, Coimbatore, The Nilgiris, Salem and Malabar.

II (1-1-32)

Licenses for the sale of foreign liquor which are granted on payment of fixed fees are dealt with in a separate notification.

Conditions of Auction Sale.

I. Any person desiring to bid must deposit Rs. 25 with the selling officer on the day of sale, but this deposit is given to the selling officer to release the deposit in Rs. 10 when necessary. In Madras City the deposit to be made by each bidder will be Rs. 50. No one will be admitted to the auction room unless he has made this deposit. No one may bid for another person unless he holds a power-of-attorney from him. No shop will be located down in the course of two or more persons. In the case of a duly recognized company or firm an agent duly authorized by a power-of-attorney, or any other person empowered by the articles of association or similar rules, may bid for and act on behalf of the company or firm. Deposits made under this clause will be returned on application to unsuccessful bidders at the close of the day's sale.

NOTE.—In Madras City the deposit must be paid into the Public Treasury and the cheque for such payment produced before the selling officer. Deposits will be returned under the order of the day's sale on presentation of the cheque to the Public Treasury.

II. The officer conducting the sale may, at his discretion, refuse to accept the bid of any person on the ground (1) that he has been convicted by a criminal court or has previously been guilty of such a breach of the conditions of license or of a contract under the

Opium Act as to render him undesirable as a holder of a license; or (2) that he is insolvent or an alien or a Government; or (3) that his bid is purely speculative; or (4) that he is a village officer or a relative of a village officer of the village in which the shop is situated or which is supplied by the shop or of a neighbouring village; or (5) that he is a contract supplier of country spirits for the contract area within which the shop is situated; or (6) that he is a brewer or agent of a brewer (either local or foreign) looking for any shop in which beer is sold for consumption on the premises; or (7) that

such a course is necessary to prevent arrangements to the detriment of the interests of, or on behalf of, any other valid tenant.

(17) The selling price placed on each shop will not be published but the average annual rental during the previous five years will be notified for information, whenever possible, for the information of bidders. The selling officer will fix the open price of each shop.

(18) The shops will be put up to auction in the order in which they are notified unless the selling officer sees reason to change that order.

(19) The highest bid will be provisionally accepted by the selling officer subject to confirmation by the Collector. Such a shop must be confirmed after the close of the sale will be necessary area if the selling officer is the Collector himself. The Collector will be at liberty to accept or reject any bid at his discretion. If the selling officer, before the close of the sale, rejects under provision (18) the highest bid for any shop he may at his discretion either accept the next highest bid or recall the shop. In case of default the selling officer's decision will be final.

(20) Every person whose bid is provisionally accepted shall—

(a) at once, if so required by the selling officer, or otherwise at the close of the day's sale, deposit, in addition to the deposit made under clause 1, half a month's rent for each shop knocked down to him, unless the actual deposit equals or exceeds two month's rent.

(b) at once apply in writing for a license for each shop knocked down to him and within a week thereafter furnish the Tahsildar with the particulars of the site secured by him for the purposes of the shop and a statement in the prescribed form (submitted by the Collector) showing details of the immovable property possessed by him, or in which he has an interest together with accurate and full details of encumbrances, etc., thereon;

(c) within fifteen days from the date of sale deposit such further sum as with the deposit already made under sub-clause (b) would make up two month's rent of all shops knocked down to him.

(21) Further if the Tahsildar is not satisfied that any such person can be trusted to pay his rent punctually and fully, he may require him, in addition to the deposit required under clause (b) (iii) above, to enter—

(i) to deposit two month's rent of all shops knocked down to him, or

(ii) to execute a mortgage of his immovable property in favour of the Government for all moneys that may become due under the terms of the contract with a power of sale in favour of the mortgagee to be exercised in default of payment thereof by the purchaser, or

(iii) to produce a surety or sureties, to be accepted by the Tahsildar, who shall execute a security bond for the full payment of all moneys that may become due by him under the terms of the contract and to execute a mortgage deed of his or their immovable property in favour of the Government for the payment of all moneys due under the said contract by the purchaser with a power of sale in favour of the mortgagee in default of payment thereof, by the surety or sureties or by the purchaser, or

(iv) if the Tahsildar is not satisfied that the value of his immovable property tendered as a security is adequate, he may require such person further to produce, in addition to mortgaging his property, a surety or sureties to be approved by the Tahsildar, who shall execute a security bond for the full payment of the moneys that may become due and

execute a mortgage deed of the surety or sureties' property in favour of the Government. The sureties referred to in sub-clauses (iii) and (iv) shall submit to the Tahsildar a statement in the prescribed form secured by this notification showing details of their immovable property. The purchaser shall be bound to pay out the purchase of sub-clause (c) to (iv) above within fifteen days from the date of sale.

The bond and the mortgage deeds shall be stamped and registered at the expense of the purchaser. He shall also be bound to execute a counterpart agreement. The bidder or his surety must produce at his own expense a certificate of title in even where immovable property is mortgaged to Government.

(22) Deposits will be returned in any case in which the Collector refuses to confirm the acceptance of the bid.

(23) At the close of the day's sale the selling officer will notify the date on which results, if any are found necessary, will be held; where the list of shops to be sold has been drawn up, a copy of it will be sent to any bidder who gives his name and address to the Tahsildar.

(24) The order of the Collector confirming or refusing to confirm the acceptance of a bid shall be final unless it is revised by the Commissioner for special reasons. In the event of any original bid not being confirmed by the Collector for the reason that it is inadequate, the tender should begin with the bid provisionally accepted by the selling officer on the original sale and in the name of the individual who offered that bid.

(25) On the failure of any person to make a deposit or apply for a license under sub-clause (18) or to comply with any requirement or to execute any mortgage under sub-clause (20) the shop may be resold under the order of the Divisional Officer or on a report from the Divisional Officer may be otherwise disposed of by the Collector. Besides under this condition will be the sale of the defaulting bidder, who will forfeit all paid and, in the event of a loss, will be required to make good the deficiency between the total amount payable for the whole period under the terms of the original sale and the total amount payable by the successful bidder at the result. In the latter case, the deposit already made by the defaulting bidder will be deducted and deducted from the loss arising from the resale, and the balance of the loss, if any, will be recoverable in the same manner as if it were an amount of land revenue. Should however the deposits be greater than the loss by resale, only such part of the deposits as is necessary to cover loss by resale will be forfeited and the balance returned to the defaulting bidder. The defaulting bidder will be similarly liable if the shop is disposed of otherwise than by resale and such disposal results in loss to Government as compared with the original sale. Deposits otherwise than by resale forfeited clause.

(26) The purchaser of any shop or shops or rights in lands is liable to the penalties provided for breaches of the conditions set forth above, though a formal notice may not have been issued to him. In the event of the purchaser's death, after issue of the license, his heirs and assigns shall be responsible for all moneys that may become due to Government under the terms of the license as well as for the proper observance of all the conditions of the license.

(27) The deposits under condition (20) (i) (ii) and (iii) (c) may be made either in cash or as recognized Government, Post Office, Municipal or Local Board securities, or by depositing Postal savings bank pass books or deposit certificates obtained

from the Provincial Co-operative Bank (Madras Central Union Bank) or from any of the Central Banks approved by the Registrar of Co-operative Societies. When deposits are made in the manner in which the Collector may consider that they shall be of a higher class value than the cash deposit required as in the circumstances of the matter be very much necessary. Where the deposits under this condition are sufficient, under the Collector's orders, to cover also deposits made in cash and under conditions I and VI (a) (i) which have not been refunded as well as deposits due under condition VI (a) (ii) and (b) (i) the deposits made in cash may be returned to the depositors. Persons who have made the deposits under conditions VI (a) (ii) and (b) (i) in the form of deposit certificates obtained from any of the Central Banks mentioned above or in cash may make a formal request to the Treasury Officer or Sub-Treasury Officer at the same time to be transferred the cash deposits made by them under conditions I and VI (a) (i) or under condition I, VI (a) (ii) and VI (b) (i) and (b) (i) to the cash deposits in the Central Bank in the name of the Tahsildar. The Treasury Officer or Sub-Treasury Officer at the time may be full evidence this request is to the Bank and inform it that when the Bank gives the necessary formal receipt, he will hand over the amount to the representative of the Bank duly authorized to receive it, or will remit it by postal money order or otherwise over to the Bank. When the amount has to be sent by postal money order or otherwise over the amount will be required to deposit in the Treasury or Sub-Treasury, with his request to transfer the deposit, an amount which shall, in the opinion of the Treasury Officer or Sub-Treasury Officer at the time may be, be sufficient to cover the cost of forwarding the amount of the deposit to the Bank. Any amount not utilized for this purpose will be credited towards any cash due from the depositors. The securities or savings bank pass-books deposited must be endorsed in the name of the Collector and Government promissory notes must be retained for payment of interest at the tenures at which they are deposited, if so required. In the case of Co-operative Bank deposit conditions the deposit must be made in the name of the Tahsildar of the taluk, the collector must sign on writing that he undertakes the risk, if any, involved in the investment and the banks must certify on the deposit certificate granted that the deposit is withdrawable on the Tahsildar's demand.

XIII. Deposits in cash will be adjusted towards the advances of the day in the last month of the period of the loan. Deposits of securities or savings bank pass-books or Co-operative Bank deposit certificates will be returned on payment in cash of the full amount of the loan due and of any penalties or other sums recoverable under the terms of the loan or of the conditions set forth below unless the depositors wish that Government should take them over, in which case they will be taken over at the price of the day, and the balance, if any, due to Government shall be paid in cash. In case of default under condition X of the conditions of advance and under condition XI of the general conditions applicable to all loans and loans, however, all amounts deposited are liable to be sold for any amount due to Government under the terms of the loan, the remainder, if any, due after such sale, being returned to the borrower.

Conditions of loans at interest for Wholesale Trade at Annual.

XIV. Applications for the privilege of wholesale trade of selling goods should reach the Collector

not later than or before the 1st March 1932, and should be accompanied by a fee of Rs. 15 which will be returned to those persons whose applications for licenses are not approved. The class of license or license or licenses a privilege, and it will be open to the Collector to grant licenses under the conditions to other persons at any time during the currency of the license for which applications are now invited. License will be granted to private persons only if they have obtained the consent of the credit supply committee of the district to the opening of their shops and deposited such amount as may be required by the Collector as security for the proper fulfillment of the conditions of the license. If such shops are not worked to the satisfaction of the Collector, they may be closed at any time. Wholesale deposit licenses will not be granted to persons being resident in retail shops.

The license issued under the above clauses will contain the following general conditions in respect to all wholesale and export licenses and the special conditions prescribed below for any particular kind of license:—

General Conditions applicable to all Annual and Special Licenses.

1. Shops and stores must be kept by the dates fixed by the Collector and must be kept open every day unless they temporarily are prevented there is authorized under conditions 15, 11, or 40 below.

2. Except where otherwise stated in the possession or under the control of Government have been provided, proprietors of shops must make their own arrangements for securing proper sites for their shops. They are at liberty to choose any site within the local limits notified by the Collector, provided the site selected is approved of by the Revenue and Police Authorities, in cases for which the Licensing Boards have been constituted under rules framed by Government, the sites selected by owners will have to be approved by the Licensing Boards when the rules so require. The limits of the site selected and approved will be entered in the license. The possession, payment subject to the rules applicable to warehouse, grocery or sale of liquor, oil or other commodities except outside these limits is prohibited.

3. Sites under any license or special license must be situated in an approved building of which the whole or the whole of a separate part must be suitably and able for use as a depot or shop. Licensees must keep their shops open as a necessary condition to the satisfaction of inspecting officers. In the case of shops and depots in premises, or houses having a population of 25,000 or more, there shall be no possible means of ingress or egress in any direction except into the main street. If there are other doors they shall be kept locked under the seal of the officer of the Police Department; the entrance of the shop shall be suitably lighted by day and the whole interior visible from the front door; the shop shall not be used as a place of residence save for the vendor and his family or servants. If there are means of communication between the depot or shop and an adjoining dwelling house, they must be kept locked at night.

4. Except when two or more foreign liquor licenses are held by one person or in the case of licenses held by clerks and druggists and medical practitioners, only one different license must be conducted in different premises.

Provided that goods and goods shops may be kept in the same premises, if the portion occupied by one shop is effectively partitioned from the portion occupied by the other shop.

5. In liquor shops in which consumption on the premises is permitted, private bars may be allowed by the Collector under a special license to be granted by him in case of a provision that the interior of the bar is wholly visible from the doorway, and that the entrance to it is either through the open door of the shop or through a separate door provided with a proper sign to show the nature of the bar.

6. A signboard must be affixed to the front of each depot or shop showing the nature and number of the license under which sales are conducted there, the name of the licensee and (except in the case of licensees having the current rate of sale). These particulars must be legibly posted on the front verandah wall in the case of taverns and wholesale depots in English style. The license must be kept up in a conspicuous place within the depot or shop.

7. The possession open any licensed premises of any liquor, opium or intoxicating drug except that to which the licensee is entitled or of any essence or substance or of any article of being used for coloring or flavoring liquor except in accordance with the terms of a corresponding license is prohibited.

8. Stock supply of liquor, opium or intoxicating drugs in the Collector may consider sufficient to meet local requirements must be maintained in depots and shops.

9. No retail shop shall be opened before 10.30 a.m. in Madras town, 10 a.m. in Tanjore town and 8.30 a.m. elsewhere. No foreign liquor tavern or beer shop shall be opened before 10.30 a.m. in Madras town and 5.30 a.m. elsewhere. Toddy shops shall not be opened before 9 a.m. in Salem town, a certain specified area in the neighbourhood of Madras town before 5.30 a.m. in Tanjore and Bangalore towns before 7 a.m. and before license elsewhere. No other shop shall be opened before sunrise. Arrack depots shall be kept open from 7 a.m. to 12 noon and from 2 p.m. to 6 p.m.

10. (a) No shop or depot shall be kept open after the hours prescribed below except under special authority—

Arrack and toddy shops in Tanjore town and toddy shops in Bangalore town	6 p.m.
Arrack shops and foreign liquor taverns in Madras town	6 p.m.
Other kinds of shops in Madras, Tanjore and Bangalore towns	6 p.m.
Depots	6 p.m.

Collectors may on the report of the Police or for other sufficient reasons order the closure of any shop at an earlier hour if they consider such a course to be advisable in the interests of the public. The Collector may, for sufficient reasons order the general closure of any kind or kinds or all kinds of licensed premises at any earlier hour than those prescribed above.

(b) Within the previous section of the Collector, Collector may authorize (i) in totally in the case of the system that specified shops will be closed on the occasion of specified festivals, and that the issue of sale of specified shops which are in the neighbourhood of a market or stand will be limited on market days generally so that they will be liable to be kept open on such occasions by order issued during the emergency of the hour, if it is found that the shops produce disturbance; (ii) to order the closure of specified shops in the neighbourhood of hospitals, in and other places, where large numbers of persons assemble, from 11.30 a.m. to 1.30 p.m. on week days, on the afternoon

of pay days and at all hours on Sundays except between 11.30 a.m. and 4 p.m. A special condition authorizing these restrictions or limitations will be inserted by the Collector in the license granted in the interests of all shops.

Now also Madras town, specified shops in the neighbourhood of hospitals and other places shall be closed on specified week days from 11.30 a.m. to 1 p.m., on pay days from 11.30 a.m. to 1 p.m., and from 4 p.m. to 6 p.m. on 20 p.m. In the case of other places and on Sundays and on such other days as may be specified in all hours except between 11.30 a.m. and 4 p.m.

(c) The closing hour of hotels in the Nilgiris is 10 p.m.

(d) The closing hour for refreshment rooms, hotels and hotels in the Nilgiris town is 10 p.m. The Collector of Madras and the Commissioner of Police, however, may jointly permit the extension of the time to 11 p.m.

(e) 9 p.m. is fixed as the general closing hour in the case of Railway refreshment rooms. Collectors are authorized to order in the license the particular hours after 9 p.m. during which such licensed premises may be kept open for the sale of liquor to bona fide travellers only with reference to arrival and departure of trains. Orders may also show these hours during the summer of the license with reference to any alteration in the Railway time-table.

11. Depots and shops must be closed, if the Collector is satisfied, while a request for detachment of soldiers is pending or is arranged in the vicinity. Collectors or Divisional Officers shall have power also temporarily to close any shops in cases of religious excitement or disturbance. Every depot and shopkeeper shall close his depot or shop when a riot or disturbance occurs or appears likely to occur in the neighbourhood.

12. All liquor, opium and intoxicating drugs sold or kept for sale shall be of good quality and unadulterated. Nothing shall be added to liquor, opium or intoxicating drugs either to increase their intoxicating power or for any other purpose. This prohibition, however, does not apply to the macerating or blending of liquor or to the macerating or blending of drugs from one kind of liquor or opium to another with the terms of a license. Liquor shall not be bottled except under a bottling license. No other different kind of liquor be mixed and sold under the designation of one of them.

13. No woman shall be employed as any clerk or agent shop for the sale of liquor, opium or intoxicating drugs without the special permission of the Collector unless she is a member of the master's family.

14. No person suffering from leprosy or any contagious disease shall be allowed to be the holder of a license or opium privilege, nor shall license be granted to persons below the age of eighteen in the case of shops, privileges and licenses in the case of opium privileges. The sale or transport of liquor, opium or intoxicating drugs by persons below the age of eighteen (twenty in the case of opium) or by persons suffering from leprosy or any contagious disease and the employment in any capacity of such persons in shops or depots licensed for the sale of the same are prohibited. No person who has been convicted under the Indian Penal Code shall be employed in the transport or sale of liquor, opium or intoxicating drugs without the Collector's previous permission. The Divisional Officer may, when necessary, call for the names of all persons employed or proposed to be employed in any capacity in connection with the management of the making of a depot or shop and the buying and drawing of toddy for the supply of toddy shops in the towns in which the trade is carried on, if he

disapproval of any such person, may forbid the licensee from keeping him in employment.

Kern.—This rule applies in the sale of estates by persons in better days.

18. (d) No liquor, opium or intoxicating drug shall be sold or consumed—

1. Except at slope specifically approved by the General Officer Commanding the Division (or his authorized delegate) or the Officer Commanding the Government or Camp, and then only in respect to each slope as shall be approved by the same authority in consultation with the local Rango authorities and specified in the Annex.

(1) to members of the Royal Navy, soldiers and members of their families; or

(2) to any other person living in barracks:

11. (b) To persons whom a vendor knows, or has reason to believe, to be camp followers, i.e., any class of followers (other than private servants) whether on or off duty, who have a right to be in encampments.

(3) to Policemen, Ticket offices, Railway servants and to drivers and conductors of motor buses, trains and lorries, when on duty; or

III. is any other evidence to any

(U) European vagrant under escort of the Police:

(2) *Isosoma parvula* L.

(U) person known or believed to be involved

(G) person known or suspected to be about to take part in a riot or disturbance of the public peace or other crime.

(4) No liquor or intoxicating drug shall be sold or given in any circumstances to any child or minor.

persons under eighteen years of age or adult female;
no person shall be sold or given in any case,
except to an adult or young person, under twenty
years of age or adult female.

(d) No child young person under eighteen years of age or adult female shall be admitted into the premises of any shop in which consumption is allowed on the premises subject to the taxation in condition 85.

NOTE—(1) The provisions in I and II do not apply to subjects, their families and intimates when they are absent or have been given their weapons.

(2) The provisions in clauses (3) and (4), insofar as they relate to child funding, do not apply to foreign Super Groups owned by Raul Gao.

10. No liquor, opium or intoxicating drinks shall be sold in shops except for cash. The license shall be forfeited to give intimation of the offer of anything other than cash to the nearest Magistrate or Police officer. This provision is not, however, meant to restrict credit sales in the ordinary course of business by shopkeepers on first of standing and responsibility dealing in foreign liquor for consumption of the licensee.

(7) No liquor, spices or intoxicating drug shall be sold either below or above such maximum ² or maximum prices as may be fixed for sale of the same in accordance with the law for the time being in force.

26. No liquid, open or encapsulating drug in excess of the quantities prescribed for possession without a license as specified below shall be issued to any person at any one time from any licensed person without a valid permit, nor shall liquor be sold at wholesale depots in quantities less than the minimum prescribed—

[illegible]

Permits shall be in printed books, which can be obtained at all offices of the Inspectors of the Excise Department on production of receipts for payment of the cost (not less than a Government Treasury). The signing of blank permits for subsequent issue is prohibited.

16. Only such weights and measures as may from time to time be prescribed by the Commissioner of Excise shall be possessed or used on any licensed premises, and they shall be tested and stamped by the stamping establishment of the district if the Collector shall so direct. Short measurement or short measurement is strictly forbidden.

22. No demonstrations, disorder or gawking shall be permitted in depots or shops. Entertainment of any kind in depots or shops are also strictly forbidden. Littering is prohibited. Signs advertising the sale of liquor, opium or intoxicating drugs by hotel or tavern or elsewhere in the streets and in the neighborhood of markets and from graving or coffin house, houses or information given, for

with the object of increasing the system or for any other reason. They are also prohibited from employing meter or other contrivances to convey possible customers to their share.

21. No robbery or thefts of disordered or riotous persons shall be performed in depots and shops. In case of their occurrence there shall be given to the nearest Magistrate or Police Officer.

(2) No person shall be harbored in any depot or shop during the night.

"23. True accounts of transactions shall be maintained from day to day in ink in the prescribed form. Unless special permission is given to the contrary, separate accounts shall be kept for the transactions under each flower. The accounts shall be in printed books which may be obtained from the Revenue office on payment of cost price. Penalties for ledger, square or crosscutting drugs required and the standards of pearls listed must be carefully filed in support of the accounts. The accounts and materials of pearls shall be preserved for...

* For United States—see Board's 3d Bulletin No. 3, dated 21st January 1911, as amended by Amendment No. 11, dated 15th July 1911.

† For apiece shops in the Agency towns of Gaspere, Voagapere and Earl Gedeon. Sincerely, a walking man & not some One-Sided & Side into One End.

District. (I)	Nature of supply—locality, warehouse or wholesale depot. (2)	Kind of deposit. (3)	35° under per cent. (4)			37° under per cent. (5)			40° under per cent. (6)		
			No. of P.			No. of P.			No. of P.		
East End of Port	Smallish shell fish ..	Wholesale deposit	Do.	1	2	0	1	2	0	1	1
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit supplied from the "South of the Island" ..	Do.	1	2	0	1	2	0	1	2	0
4. Main Harbour ..	Wholesale deposit supplied from the "South of the Island" ..	Do.	1	2	0	1	2	0	1	2	0
5. Harbour Lands, Harbour, Harbour and the Harbour ..	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
6. Harbour The Island of St. John, Harbour, Harbour, and Harbour ..	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
7. Harbour Harbour, Harbour, Harbour, and Harbour ..	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
8. Harbour Harbour, Harbour, Harbour, and Harbour ..	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
9. Harbour Harbour, Harbour, Harbour, and Harbour ..	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
10. Harbour Harbour, Harbour, Harbour, and Harbour ..	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
11. Harbour Harbour, Harbour, Harbour, and Harbour ..	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
12. Harbour Harbour, Harbour, Harbour, and Harbour ..	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
13. Harbour Harbour, Harbour, Harbour, and Harbour ..	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
14. Harbour Harbour, Harbour, Harbour, and Harbour ..	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
15. Harbour Harbour, Harbour, Harbour, and Harbour ..	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
16. Harbour Harbour, Harbour, Harbour, and Harbour ..	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
17. Harbour Harbour, Harbour, Harbour, and Harbour ..	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
18. Harbour Harbour, Harbour, Harbour, and Harbour ..	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
19. Harbour Harbour, Harbour, Harbour, and Harbour ..	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
20. Harbour Harbour, Harbour, Harbour, and Harbour ..	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0
	Wholesale deposit ..	Do.	1	2	0	1	2	0	1	2	0

* The warehouse at St. John's is to be closed at any time during 1932-33.

† The deposit of the warehouse at St. John's is to be supplied from the Harbour warehouse.

‡ The warehouse deposit is shown above the store of the Harbour, Harbour, Harbour, and Harbour ..

§ The deposit of the Harbour warehouse is to be supplied from the Harbour warehouse.

¶ The deposit of the Harbour warehouse is to be supplied from the Harbour warehouse.

‡ The deposit of the Harbour warehouse is to be supplied from the Harbour warehouse.

§ The deposit of the Harbour warehouse is to be supplied from the Harbour warehouse.

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¶ The deposit of the Harbour warehouse is to be supplied from the Harbour warehouse.

‡ The deposit of the Harbour warehouse is to be supplied from the Harbour warehouse.

§ The deposit of the Harbour warehouse is to be supplied from the Harbour warehouse.

¶ The deposit of the Harbour warehouse is to be supplied from the Harbour warehouse.

3. All consignments of liquor issued to depots or shops from distilleries or warehouses shall be sealed by the officer in charge of the distillery or warehouse at the cost of the distiller or warehouse-keeper. Consignments of liquor from depots to shops shall be securely sealed by the droptkeeper at his cost. For the transport of liquor issued from distilleries, warehouses and wholesale depots, droptkeepers should provide themselves with new or other receptacles that can be effectively closed and sealed; and the officer in charge of the distillery or warehouse or the droptkeeper should refuse to issue liquor in receptacles which cannot be so closed and sealed. The contract suppliers and wholesale droptkeepers are bound to sell to all persons desirous to purchase from them on payment of the rates in legal tender. Depot and droptkeepers shall be entitled to have access to their stores from the distillery or warehouse in the order of their application and with all reasonable despatch any spirit which they are licensed to sell at any of the preceding strings. Droptkeepers are entitled to draw liquor from a distillery or a warehouse when it there is a wholesale depot in the

same place. Supplies to shops shall, however, be subject to the provisions as to removal of supply given in the table attached in condition 5 read in the footnotes thereto. Liquor will be supplied to shops from depots, warehouses or distilleries only on the droptkeeper sending an indent from the permitted indent book which can be obtained from the Treas. office on payment of cost price. The droptkeeper should, whenever he requires liquor from the depot, warehouse or distillery, forward the full portion of the indent, duly signed by him or the approved seller in the shop, to the droptkeeper, warehousekeeper or distiller as the case may be and should, after the receipt of the assignment, paste the permit to the counterfoil of the indent sent by him. Similarly the droptkeeper should paste the full portion of the indent to the counterfoil of the permit issued by him. The droptkeeper should also obtain the transporter's paper (if drawing) or signature on the permit counterfoil. The signing of blank indents for subsequent use is prohibited.

4. The quantities purchased at one time shall not fall below the following minimums:—

From contract supply.	From a distillery or warehouse.	From wholesale depots.
(a) Independent droptkeepers within 5 miles of a distillery or warehouse when there is no depot within 5 miles of the shop.	4 gallons	12 gallons
(b) Other droptkeepers	12 gallons	12 gallons
Wholesale depot buyers	2 gallons	2 gallons

5. The prices to be charged by distillers and warehouses are in addition to the excise duty the rates of which per gallon are fixed by Government as follows:—

Distills.	10° under-proof (10)	10° under-proof (15)	10° under-proof (20)	10° under-proof (25)
(1).	Rs. & P.	Rs. & P.	Rs. & P.	Rs. & P.
(1) Bejran, Vijayapur, East Godavari, West Godavari, Koppal, Guntur and Nellore.	6 14 0	4 0 0
(2) The Nizam's Revenue district and the Nellore taluk of the Chingleput district.	6 14 0	4 0 0
(3) Chingleput district (excluding Nellore taluk)	6 9 0	4 0 0
(4) Chingleput, Anaparthi, Bellary, Narsim, Chittoor, North Arcot, Cuddalore, Salem, South Kanara and Madhav districts.	5 21 8	3 4 1
(5) South Arcot district (including the Nellore taluk), Tirunelveli, Kanyakumari, Karaikal, Tanjore and the Karaikal.	5 7 8	3 2 0
(6) South Arcot (Pondicherry frontier) (North)	3 10 0
(7) The Madras and Cochin States and the Karaikal district.	8 7 8	3 8 0
(8) Nellore Agency and Koppal taluk with Karaikal of the Government Agency of the Vijayapur district.	5 8 0
(9) The revenue of the Telangana, Godavari and Nellore taluks of the East Godavari Agency.	1 4 0

6. The duty on spirits purchased from the contract supplier's distillery or warehouse must be prepaid into a Government Treasury unless the contract supplier has in advance account with the Treasury, in which case the duty may be paid to him up to the limit of the balance in his favour in that account. The cost price of spirits purchased should be paid to the contract supplier.

7. In the case of purchases from wholesale depots the entire duty must be paid to the droptkeeper with the cost price.

Special Conditions applicable to Amak Wholesale depot licensees.

1. Each mark in a depot shall have the capacity explicitly set, bonded or painted on it. The license

will be responsible for the correctness of such marks. The contents of casks of 50 gallons and upwards must be marked in the nearest half gallon, those of smaller size to the nearest quarter gallon.

2. In the following cases no consignments of spirits received at depots from distilleries and warehouses and, in the case of (a), from other depots shall be issued before they have been gauged and proved by an authorized Government officer:—

(a) In case of issues from one part of British territory to another which must pass through Indian States or Foreign Settlements.

(b) In case of issues from the Nellore Agency distillery to the low duty trade of the South Arcot district.

(c) In case of issues from the Revenue warehouses to the Managing and Licensing authorities of the Colon district.

(d) In case of issues from the Special distillery to licensees in the Port District Agency limits. In all other cases the distillers are required to notify the managing authority in writing and to certify the receipt of the certificate of their accounts; they are also to be required to furnish the distillery and distillery for the certificate in which case there are no receipts for the certificate in given in the distillery or warehouse records. All issues proceed in a better or improved condition must be verified immediately on arrival at the depot.

5. No consignments of spirits which have to be transported through Indian States or Foreign Territories shall be issued without their being sealed by authorized officers.

6. Each depot must be furnished with a hydro-meter of such pattern or size as may be provided by the Commissioner of Indian Administration, a bonded and a full duty measure. Samples and three measures and, if required, hydro-meters and thermometers also will be supplied by the department on payment of the cost.

7. Wholesale depotters shall obtain their supplies of liquor only from the distillers or warehouses established by the contract stipulated in the contract and from others who have deposited in the warehouse as shown in column 2 of the table in condition 2 of the conditions applicable to such licensees.

8. Spirits shall be sold only to licensed vendors in the district. That wholesale depotters in India, where a lower rate of duty is in force, shall not sell liquor to licensed vendors in the other States of the district, where a higher rate of duty is in force.

9. Wholesale depotters shall send letters of advice once at the end of every fortnight to the Sub-Inspector of the range in which the shop is situated, whenever a consignment is issued to a shop in a different range from the depot. Letters of advice relating to shops in the same range as the depot shall be included in the letter sent by the depotters at the time of writing the permit and either sent to the Sub-Inspector or handed over to him when he next inspects the depot.

10. A monthly allowance up to 2 percent on the quantity sold in each week, received at the depot will be allowed to wholesale depotters who shall submit to the Inspector of the circle in which the depot is situated a statement showing (a) the number of the week concerned at the depot, (b) the quantity sold in each week, (c) the quantity obtained and (d) the amount concerned in each case. The statement should be submitted not later than the 15th of the month following that to which it relates. All cases of overage in excess of the 2 per cent limit will be dealt with by Collectors at their discretion by a fine not exceeding double the duty payable on the excess weight. If the overage is proved to be due to the depot, the fine may be reduced on the highest duty prevailing in any of such cases. Only one case should be kept open at a time for issue. Depotters should show clearly in their accounts how the rate from which such overage, profit or part of a consignment is issued.

11. Depotters are required to seal at their own cost all bottles of liquor issued by them to which shall be affixed labels indicating the permit number and date of issue of liquor. Collectors may require that a portion of such supply

from a depot to a shop shall be sealed bottles. The depotters shall use a private seal, no impression of which shall be made not only on the jar or other receptacle in which liquor is issued, but also on the permit issued with the consignment. The impression of the seal should be made in the permit with printing ink and not on wax and the liquor from and to which the permit will be current should be noted in them. All depotters will be required to pay the fee of the jar to forward the Inspector of the circle within which their depot is situated such two other impressions of the seal to be used as it will not be permitted to change the seal during the year.

12. Depotters or their employees shall have no interest in retail spirit shops.

Special Conditions applicable to Independent Arrack Shop Licensees.

1. No consignments of spirits transported through Indian States or Foreign Territories shall be issued before they have been sealed by authorized officers.

2. Shopkeepers or their employees shall have no interest in arrack wholesale depots.

Conditions applicable to Tavern Licensees.

1. The license is granted to the holder for supplying spirits by retailing, consuming or drinking or mixing any material therewith.

2. Every receptacle containing spirits imported, received or consigned in India and received into or kept for sale in the tavern shall be conspicuously marked or branded with the words "Spirit consigned to India." All liquor imported into and bottled in the Presidency received into or kept for sale in the tavern shall bear a printed label showing clearly the nature of the liquor contained therein, the country of manufacture, the name of the holder or holder in his license and the place of bottling. The holder is forbidden to alter either the nature of the bottled liquor purchased by him or the label upon the bottle, on pain of forfeiture of his license. Beer should be sold from the original receptacle in which it is received from the brewery and should not be transferred to any other receptacle or receptacles except for special occasions to be recorded immediately by the license on a shop account book before service is effected.

3. If the licensee is desirous of obtaining a supply of second-hand arrack made in Malabar, he must make his own arrangements with the supply contractor. The contractor shall not be entitled to refuse to supply second-hand arrack except on the ground of want of stock. The liquor must be kept in receptacles labeled "Second-hand arrack made in Malabar." The rate of duty is Rs. 15-10-0 per proof gallon.

4. The minimum strength at which imported and locally made foreign spirits can be sold are 35° under proof for gin, 30° under proof for Colombo arrack and second-hand arrack and 25° under proof for all other kinds of spirits including Indian arrack except domestic spirits.

5. This duty on "locally made foreign liquor" is Rs. 15-10-0 per proof gallon.

6. The possession or sale of diluted beer by the licensee is prohibited.

Conditions applicable to Tavern Licensees in places where there are no Beer Shops and to Beer Shop Licensees.

1. Every licensed licensee with in the Presidency is bound on payment of the value in legal tender or on security for such value being given to supply Indian beer at a price not exceeding Rs. 40 per hundred

plus the excise duty is levied at the time of sale, to all persons licensed to sell such beer. But shops which have obtained Indian beer from the Bangalore Brewery during 1922-23 may get their supplies from that brewery. Applicants shall be restricted to buy Indian beer of good quality ascertained to them in the order of their applications and with all reasonable despatch. All consignments as to the quality of the beer supplied will be disposed of by the Commissioner whose decision shall be final.

2. The licensee is prohibited from importing beer manufactured in India from places other than Bangalore without the previous permission of the Commissioner. The sale of such beer not so imported is also prohibited.

**Special Conditions applicable to Taverns
Licensed to place where there are
no Beer Shops.**

1. The privilege extends to the sale of foreign liquor, locally made foreign liquor, and domestic spirits which to be consumed on the premises and to sell to any person at a time up to one repeated quart for removal from the premises.

2. Every receptacle containing beer brewed in India and received into or kept for sale at the shop shall be conspicuously labelled or branded with the words "Beer brewed in India."

**Special Conditions applicable to Taverns
Licensed to place where there are
Beer Shops.**

The privilege extends only to the sale of any foreign liquor except beer and of locally-made foreign liquor and domestic spirits which to be consumed on the premises and to the sale for removal from the premises of not more than one repeated quart at a time of such liquor or such spirit.

**Special Conditions applicable to Beer Shop
of Licensee.**

1. The privilege extends only to the sale of beer brewed in India to be consumed on the premises and to the sale for removal from the premises of not more than one repeated quart at a time of such beer.

2. Every receptacle containing beer brewed in India and received into or kept for sale at the shop shall be conspicuously labelled or branded with the words "Beer brewed in India." Beer should be sold from the original receptacle in which it is received from the brewery and should not be transferred to any other receptacle or receptacles except for special reasons to be recorded immediately by the licensee in his shop account book before transfer is effected.

3. The possession or sale of distilled beer by the licensee is prohibited.

**Special Conditions applicable to Beer Shop
Licensee on The Mithras.**

The licensee shall obtain beer from such brewery and at such price as the Collector may certify.

**Conditions applicable to Gin Shop
Licensee.**

1. The licensee shall be bound by the Stamp Regulations prescribed by the Board in Notification No. 1, dated 15th January 1925, published on pages 70-80 of the Port St. George Gazette dated 15th January 1925, Part II, as subsequently amended and by any additional general or special rules

which may from time to time be promulgated and notified.

2. The privilege conferred extends only to the sale of gin, being and other intoxicating drugs prepared from the hemp plant; but the privilege shall not extend to the manufacture or sale of gin or being in the form of lozenges or pills or in any form for the purposes of smoking or chewing.

3. The licensee must obtain his supplies of gin and being from the storehouses at Vatsapalem and Madurai or from other shops within the same district as the shop or at any portion of collected gin sold by the Inspector, Madurai Town Circle. The Commissioner may, however, at any time require any licensee to obtain his supplies from any one specified source or from the stock of Government gin at Vatsapalem.

4. During the closing months of the financial year, the licensee shall apply for more gin than is necessary to meet the legitimate requirements of the remaining days of the year. Every order for gin to be taken by the Storehouse Officer or to any gin shopkeeper shall be sent through the Inspector of the circle in which the shop is situated who may, at his discretion, refuse to pass it on, sell and may pass for supply only such quantity as he considers reasonable.

5. Orders of stocks at the Madurai and Vatsapalem storehouses, so long as they have stock in hand, are issued by a condition of their license to supply gin, to licensed retailers on payment, or legal tender, of the value thereof at a rate not exceeding Rs. 2 per seer of 60 lbs. or such other maximum as may be fixed, either generally or with reference to any particular case. They are also bound to comply with orders for intoxicating drugs received from dispensaries in accordance with the rules in the control of their receipt and with all reasonable despatch and to appoint agents at the storehouses to pick up their orders during their absence if any. Should they fail to do so, it will be open to the Storehouse Officer to issue intoxicating drugs on their behalf when orders are received during their absence.

6. At the Vatsapalem storehouse, Government gin and being will be sold to licensed vendors when there is stock available at a fixed price of Rs. 4-0-0 per seer of 60 lbs. and Rs. 2 per seer of being. Licensees desiring to purchase the gin or being must pay both the duty and the cost price of the drugs into the treasury of the taluk in which their shop is situated. They should forward the treasury receipts containing the payment of duty and cost price to the Storehouse Officer who will make the issue from the stocks in the storehouse.

7. No consumption of intoxicating drugs obtained from a Government storehouse shall be opened before it has been verified and passed by an authorized Government officer. Infractions of this provision will subject the licensee to a fine which may be levied up to Rs. 100.

8. No licensee shall keep any greater quantity of gin, being and other intoxicating drugs prepared from the hemp plant than may be fixed by the Collector. The Collector may, with the previous approval of the Commissioner, by notification at the time of auction sales, impose a maximum limit on the quantity to be sold under a license and the Commissioner may, at any time, during the currency of the license, if he feels that the interest to a shop are abnormally high, restrict further issue unless good reason is shown by the licensee.

9. Licensees are prohibited from keeping up the passed gin or being for sale at their shops except in

II. What is the nature and extent of your ownership or interest in the above property?

III. Are there any existing encumbrances on the above property? If so, nature and amount of each such encumbrance.

IV. Are there any other claims upon the property shown in head I above? If so, the nature and amount of such claim should be stated.

I, _____, residing at _____, hereby solemnly declare that the facts about my property above stated are complete and true and that there are no encumbrances thereon beyond those shown in head III above and I shall not ^{hereafter} ~~hereafter~~ ^{hereafter} say of the property shown in statement above without the previous permission in writing to the Tribunal of _____.

Witness _____

Address _____

Date _____

Place _____

Signature _____

Notes.—(1) Under head II, it should be stated whether the property is the sole or joint family property of the declarant; if joint family, the share of the declarant and value thereof should be stated.

(2) Under head IV should be stated interest in or claims on the property other than those stated under head III, e.g., debts or amounts of loans or mortgages.

(3) The Tribunal should question the declarant before it solemnly declares to discharge his statement and should record the reply which should be signed by the declarant and the Tribunal and attached to the document kept.

H. HENRY,

Secretary to the Commissioner of Estates.

Madras, 26th January 1932.



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Part IV—Proceedings of the Madras Legislature

CONTENTS.

Act No. III of 1932—Madras Prevention of Adulteration (Amendment)	5
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Act of the Local Legislature of Madras.

In pursuance of the provisions of sub-section (3) of section 81 of the Government of India Act, the following Act of the Local Legislature of Madras having been assented to by the Governor on the 8th December 1931 and by the Governor-General on the 7th January 1932, is hereby published for general information:—

ACT No. III OF 1932.

An Act to amend the Madras Prevention of Adulteration Act, 1918, for a certain purpose.

WHEREAS it is expedient to amend the Madras Prevention of Adulteration Act, 1918, for the purpose hereinafter appearing; It is hereby enacted as follows:—

1 This Act may be called the Madras Prevention of Adulteration (Amendment) Act.

Amendment
of Section 20,
Madras Act
III of 1915.

Power of
Local
Government
to make rules.

2. For section 20 of the Madras Prevention of Adulteration Act, 1915, the following section shall be substituted, namely:—

"20. (1) The Local Government may make rules to carry out all or any of the purposes of this Act and not inconsistent therewith.

(2) In particular and without prejudice to the generality of the foregoing power, they may make rules—

(a) prescribing the classes or qualifications of persons to whom, and the conditions on which, the local executive officer may, under section 8, delegate his powers;

(b) determining the hours within which the local executive officer may exercise his powers, whether such hours are within or without the local area in respect of which he holds any public office;

(c) prescribing in the interests of public health the state in which vessels and vessels used for manufacturing, preparing or containing any food intended for sale shall be kept, and prohibiting the use of vessels and vessels made, in whole or in part, of materials likely to injure such food;

(d) prescribing the manner in which notice of any addition, adulteration or deficiency shall be given to the purchaser of any article of food;

(e) prescribing standards of purity for milk, cream, butter, ghee, cheese or any food and determining what deficiency in any normal constituent of any of these articles or what addition of any extraneous matter or proportion of water to any such article or any preparation of the same shall for the purposes of this Act raise a presumption until the contrary is proved, that the milk, cream, butter, ghee, cheese, or food is not genuine or is injurious to health;

(f) prohibiting or regulating in the interests of public health

(i) the addition of water or other diluent or adulterant to any food;

(ii) the abstraction of any ingredient from any food; and

(iii) the sale of any food to which such addition or from which such abstraction has been made or which has been otherwise artificially treated;

(g) providing for the manner in which any receptacle containing food, condensed, skimmed, or separated milk is to be labelled or marked; and

(h) authorising the persons taking samples of any food for the purpose of analysis under this Act to add preservatives to such samples for the purpose of maintaining it in a suitable condition for analysis and regulating the nature of such preservatives and the method of adding them.

3. In making any rule under clauses (c), (d), (f) or (g) of sub-section (3), the Local Government may provide that a breach thereof shall be punishable

(a) in the case of a first conviction with fine which may extend to one hundred rupees; and

(b) in the case of a subsequent conviction, with fine which may extend to five hundred rupees.

4. All rules made under this section shall be published in the *Port St. George Gazette* and upon such publication shall have effect as if enacted in this Act.

(By order of His Excellency the Governor)

Y. N. VISWANATHA RAO,
Secretary to Govt., Law (Legislative) Dept.